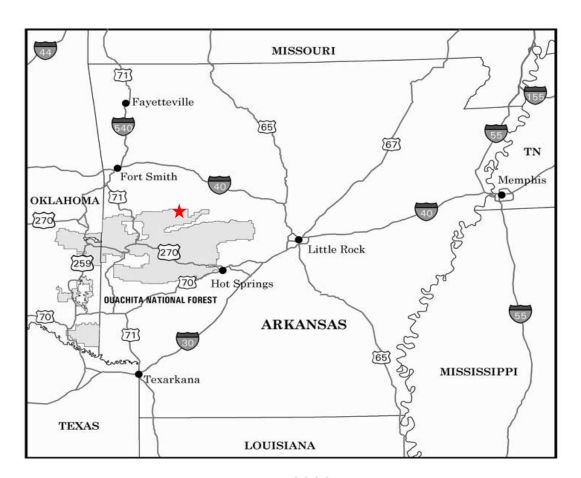
# **Environmental Assessment**

# JACK CREEK ECOSYSTEM MANAGEMENT UNIT POTEAU-COLD SPRINGS RANGER DISTRICT COMPARTMENTS 221 AND 222 LOGAN AND SCOTT COUNTIES, ARKANSAS



**JUNE 2020** 

Responsible Official: District Ranger, PO Box 417, Booneville, AR 72927

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This project is subject to subparts A and B of 36 CFR Part 218 Project-Level Predecisional Administrative Review Process (objection process); it is not authorized under the Healthy Forest Restoration Act (HFRA).

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# **CHAPTER 1 PURPOSE AND NEED**

#### **PROPOSED ACTION**

The District Ranger on the Poteau-Cold Springs Ranger District, Ouachita National Forest, proposes to implement management activities in the *Jack Creek* Ecological Management Unit (Compartments 221 and 222), henceforth referred to as *Jack Creek*. Activities proposed include timber harvesting, silvicultural treatments, wildlife treatments, and road system improvements. These activities should begin in 2020, if an action alternative is selected. *Jack Creek* **project area** consists of approximately 2,025 acres of national forest lands and 20 acres of private land. See the table below.

Summary of existing National Forest lands and private ownership in the *Nola* analysis area. These are *approximate* acres based on Geographical Information Systems (GIS).

Land Designation	Total
National Forest Management Areas	
MA 14 (Ouachita Mountains, Habitat Diversity Emphasis-suitable for timber harvest)	1,603
MA 14 (Ouachita Mountains, Habitat Diversity Emphasis- <i>unsuitable</i> for timber harvest)	422
Total Acres of National Forest	2,025
Private acres within boundary	20
Total Acres within project area (private and NF lands)	2,045

#### LOCATION

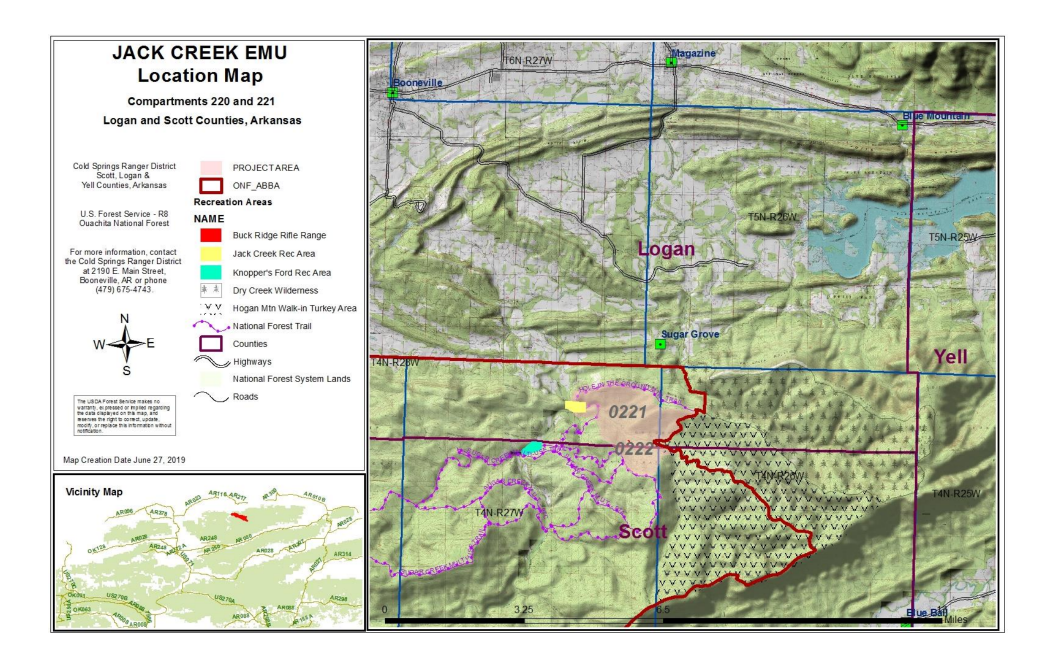
Jack Creek project area is in Township 4 North, Range 27 West, Sections 1-3, 12; and T4N, R26W, S6-7. This project area is in both Logan and Scott Counties, Arkansas. Dry Creek Wilderness and Hogan Mountain Walk-in Turkey Hunting Area are to the east of this project area. Jack Creek Recreation Area and Buck Ridge Rifle Range are within the area. Hole in the Ground Mountain Trail borders the northern portion of project area. The Sugar Grove Community is approximately 3 miles north.

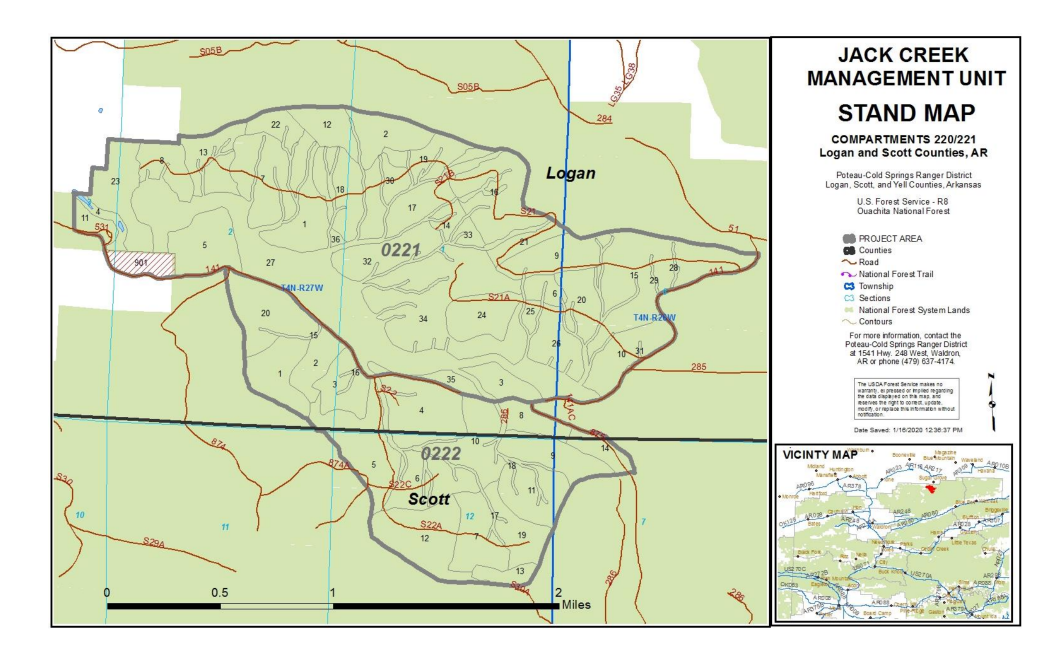
#### MANAGEMENT AREAS

Management actions are needed to move the project area towards the design criteria for Management Areas 14 (Ouachita Mountains, Habitat Diversity Emphasis) in the Revised Forest Plan (USDA Forest Service. 2005a.) as of 12/01/2019. Detailed descriptions of this management areas are located:

http://www.fs.usda.gov/detail/ouachita/landmanagement/planning/?cid=fsm9\_039823.

A location map is below.





#### PURPOSE AND NEED FOR THE ACTIONS

Field examinations and inventories of the *Jack Creek* project determined that the existing conditions do not meet the desired conditions of Management Areas 14 and 17. The Proposed Actions would move this project towards the desired conditions established by the Interdisciplinary Team and the design criteria in the Revised Forest Plan.

The following pages describe existing conditions, desired conditions, site specific needs, possible management activities, and the purpose and need for this project. Maps of the project area are also on the following pages.

Results of National Forest Management Act (NFMA) analysis describing desired conditions, existing conditions, site specific needs, and possible management activities.

Desired Conditions	Existing Conditions	Site Specific Needs	Possible Management Activities
Maintain or restore community diversity-and a significant component of species diversity-by utilizing prescribed burning in appropriate portions in Management Area 14 (Revised Forest Plan, pp 35).	Trees in many pine stands are crowded or densely stocked; many Forest stands are older than 70 years of age. These conditions result in stress and reduced vigor and health, increasing susceptibility to insects and disease.	Need to restore healthy conditions by limiting overstory and open the overstory to create suitable wildlife habitats by removing unhealthy trees and reducing stocking.	Commercial Thinning Wildlife Stand Improvements Prescribed Burning
To have at least 6% and not more than 14% of the suitable land in the 0-10-year age class in Management Area 14 (Revised Forest Plan, pp. 7-8).	There are 0 acres of suitable in the 0-10-year age class in Management Area 14, not meeting the minimum of 6%	The early seral stage habitat should be between 96-224 acres within Jack Creek to meet objective.	Modified Seed Tree Modified Shelter wood Clear Cut Construct, close and seed temporary roads
To reduce midstory and allow development of grasses and forbs at ground level (Revised Forest Plan, OBJ06, pp. 59, WF001, pp. 78).	Midstory is too dense to allow development of grasses and forbs	Need to reduce the midstory.	Wildlife Stand Improvement (WSI) & Prescribed Burning
To have enough numbers of nest structures (Revised Forest Plan, pp. 77, WF009, pp.79)	Nest boxes are either non- existent or need to be replaced	Need to increase numbers of nest structures	Install nest boxes at pond construction & reconstruction sites and in each regeneration area
To provide at least one permanent water source per 160 acres for wildlife objectives (Revised Forest Plan, WF010, pp. 79)	There are 2 existing ponds.	Need a total of 13 water sources for wildlife.	Pond construction and/or reconstruction
To ensure a viable, healthy forest. (Revised Forest Plan, pp.58-60, 80-83).	Feral hogs have been seen adjacent to this project area and are expected to be within this project area.	Need to ensure that project area is free or has limited numbers of nuisance species, such as feral hogs.	Control and trap feral hogs
Manage the project area for native species while limiting nonnative species and off-site species (Revised Forest Plan, pp.6, 58, 59, 60, and 82).	There are various nonnative and off-site species including loblolly pine, mimosa, lespedeza, privet, etc.	Need to remove and/or reduce the nonnative and off-site species within the project area and where possible replace with native species.	Prescribed burning Clear cut Loblolly Herbicide Hand Tools

Desired Conditions	Existing Conditions	Site Specific Needs	Possible Management Activities
Improve or maintain soil quality (Revised Forest Plan pp.74).	There are 217 acres of modhigh, high, and severe compaction concerns on soils in the project area.	Need to ensure Best Management Practices are followed and use mitigation where necessary.	Mitigation
To have a healthy forest stand (Revised Forest Plan, pp.58-60, 80-83).	Conditions do not exist for successful natural regeneration.  There are several stands that are dense and need treatment, mostly in the 10-20-year age class.  Competition among species is reducing growth rate affecting tree quality.	Need to create a bed for seed fall after the regeneration harvests.  Need to create a suitable seedbed in regeneration sites after initial prescribed burning in even-age regeneration stands.  Need to create a suitable seedbed in the even-age regeneration stands after initial prescribed burning and hand tools.  Need to reduce the stocking rate in stands, where needed.  Need to decrease competition for limited nutrients and water among species.	Reforestation Treatments Prescribed Burning Site Prep by Hand tools Site Prep Mechanical Scarification Hand planting of shortleaf pine, Pre-commercial Thin Hand Tool Release Commercial Thinning
To have the understory and midstory more open, & dominated by herbaceous vegetation (Revised Forest Plan, WF001, pp. 78)	The understory and midstory currently meet the Forest Plan objectives as a result of past prescribed burning practices.	Need to ensure that the understories and midstories maintain open condition with prescribed fire	Prescribed burning and WSI treatments
Improve or maintain water resources (Revised Forest Plan pp. 74).	This project area falls within 3 6th level watersheds: Majority in: Sugar Creek 111102040204 minor portions in: Dry Creek-Petit Jean River 111102040205 Huckleberry Creek 111102040203	Need to ensure that management activities meet Revised Forest Plan standards for water quality and follow Arkansas Best Management Practices (BMP's)	Mitigation
To have a reliable and abundant hard mast crop. (Revised Forest Plan, OBJ003, pp. 78)	Hardwood crowns are not developed to produce a reliable and abundant hard mast crop due to overstocked conditions.	Need to develop hardwood crowns with WSI treatments, so that residual hardwoods will produce a more reliable & abundant mast crop	Commercial Thinning WSI treatments
To have healthy, productive stands in these areas (Revised Forest Plan, pp.58 - 60, 79-83).	Portions of this project area are acquired stands that have been cutover in the past and the entire project area is in Management Area 14	Manage the cutover stands to meet Mgt. Area 14 objectives.  Continue to manage the remaining project area to meet Mg. Area 14 objectives.  Need to increase growth rates in these stands and create new age classes.	Commercial Thinning Seed Tree Shelterwood Clear cut Prescribed Burning WSI Pre-commercial thinning
To reduce wildfire hazards. (Revised Forest Plan, pp. 25, OBJ42, OBJ43, pp.68, 69)	Natural fuel buildup and heavy visitor use increase wildfire hazards in Jack Creek.	Need to create conditions where a wildfire would not kill the overstory or threaten adjacent private properties.	Prescribed Burning, commercial thinning, Pre-commercial thinning, and WSI treatments.

Desired Conditions	Existing Conditions	Site Specific Needs	Possible Management Activities
To achieve open road density (open road per square mile) objective (1.0 mi per sq mi MA14) driven by wildlife concerns (Revised Forest Plan, pp. 59, 67, 90-92)	There are 2,025 acres of NF and 20 acres of private land resulting in approx. 3.2 sections. There are 7.75 miles of open roads resulting in open road density of 2.42mi. /rd. per sq. mile.	Need to maintain the open road density, where feasible.	None
To provide a safe transportation system that meets the minimum needs of the various resources and their users, minimizes wildlife habitat disturbance, and satisfies some public demand for motorized recreation (Revised Forest Plan, pp. 67).	Current road system is in constant use by hunters, sightseers, Forest Service personnel, and other forest visitors.	Need to access harvest units and provide safe road system.  Need to repair rusted-out drains and road surface and ditch erosion.  Ensure safe road conditions through periodic maintenance	Road Construction Road Reconstruction Prehaul Maintenance Temporary Roads Decommission Seasonal Closing
There is a need to provide recreation and visual opportunities in the project area. (Revised Forest Plan, pp. 4, 5, 22, 23, 24, 64).	Heavily traveled roads and mostly mature forest conditions are present. There are no scenic level I or II roads.  FS Road 133 – has maple trees along the road that the public visits in the fall during fall foliage.	Maintain roads to standard and manage the project area to meet habitat requirements. All mgt. activities would meet Scenic Integrity Objectives (SIO) in Mgt. Areas 17 and 17.	Road maintenance contract and monitor forest management practices.
To provide adequate protection of heritage resource sites. (Revised Forest Plan, pp. 21, 64)	There are 11 recorded sites. Four (4) are eligible for listing or are of undetermined eligibility in the National Register of Historic Places and will be protected.	Need to use protective measure to ensure that known and found sites are protected.	Protection of any known sites (i.e. fencing cemeteries).
To have suitable seedbeds in regeneration stands.	Conditions do not exist for successful natural regeneration.	Need to create a suitable seedbed in the even-age regeneration stands	Reforestation Treatments Prescribed Burning Site Prep by Hand tools Mechanical Scarification Hand planting of shortleaf pine, if needed Herbicide
Continue surveys for population densities, and habitat quality from targeted MIS species	2 Landbird Survey points  Anabat route survey.	Maintain Survey Markers	Continue current surveys

#### NEED TO MANAGE FOR OUACHITA MOUNTAINS-HABITAT DIVERSITY IN MANAGEMENT AREA 14

There is a need to keep the primary community types (Ouachita Pine-Oak Forest, Ouachita Pine-Oak Woodland, and Ouachita Dry-Mesic Oak Forest) within Management Area 14.

The purpose of Management Area 14 is to have a mosaic of shortleaf pine-hardwood (including pine-dominated, hardwood-dominated, and evenly mixed forests and woodlands). Grass-forb and seedling-sapling conditions should be well represented, particularly in the portions suitable for timber management, where they make up at least 6 percent of the landscape. These "early successional" conditions should exist primarily under partial canopies of overstory pines and/or hardwood trees. Mid-successional and mature forests and woodlands should be even more widespread, making up at least 70 percent of the landscape.

Adequate amounts of all forest conditions are needed to sustain viable populations of many of the plant and animal species native to the Forest. The habitat needs of other native species with specialized habitat needs are met in other appropriate MAs.

Visitors and managers should have access to a moderately extensive transportation system. Visitors should find non-motorized recreation opportunities available on a seasonal and shifting basis, depending on road closures and the scheduling of resource management activities. The main road system should be well maintained, but visitors may see timber harvest equipment and encounter logging traffic. A portion of the road system should be available for low clearance vehicle travel. Some portions are designated and available for OHV use. The remainder of the road system should be closed seasonally or long-term.

There is a need to create a healthy forest in Management Area 14 by reducing competition for limited soil, water, nutrients, and sunlight in mature, pine stands where individual tree growth has slowed due to age and overstocked conditions. Currently, on many stands the understory, midstory and overstory are overstocked preventing sunlight from reaching the forest floor. The current conditions exceed the recommended stocking rates for pine identified on page 84 Table 3.6 of Revised Forest Plan. The mature trees at these high stocking rates with heavily stocked understories and midstories are increasingly susceptible to southern pine beetle (primarily) and other insect and disease infestation.

#### MANAGEMENT AND TIMBER HARVESTING OF SUITABLE STANDS

**Even-age management** is needed to contribute to healthier forest conditions by reducing the overstocked conditions utilizing commercial thinning (Objective OBJ10 – Reduce susceptibility to southern pine or lps beetle outbreaks on at least 25,000 acres per year). Another benefit of even-age management is creating new age classes to contribute to a sustainable timber supply.

<u>Commercial thinning of shortleaf pine</u> (approx. 868 acres) is needed to reduce competition for limited soil, water, nutrients, and sunlight in mature, pine stands where individual tree growth has slowed due to age and overstocked conditions. Currently, in many stands the understory, midstory, and overstory are overstocked preventing sunlight from reaching the forest floor.

• Commercial thinning (332 acres to a target BA of 70 and 453 acres to a target BA of 70 with a minimum 10% hardwood component) would reduce vegetation that competes for limited soil nutrients, water, and sunlight (USDA Forest Service. 2005a, Priorities pg. 58 and Objective pg. 59). The current conditions exceed the recommended stocking rates for pine identified on page 84 Table 3.6 of Revised Forest Plan. The mature trees at these high stocking rates with heavily stocked understories and midstories are increasingly susceptible to southern pine beetle (primarily) and other insect and disease infestation. Research has shown that Southern pine beetle (SPB) infestations in stands that have been thinned with 20-25 feet between trees will not spread to adjacent stands but will disburse (Managing Southern Forest to Reduce Southern Pine Beetle Impacts, May 1986, p19). Reducing

hardwood density to 10 BA is also needed in some stands to further reduce competition for nutrients, water, and sunlight.

• Commercial thinning on a 20 ft. spacing or target BA of 65 to 75 (approx. 83 acres) would improve and restore individual tree vigor, health and growth in younger pine (pole) stands.

<u>Modified seed tree</u> (approx. 219 acres) is needed to create early seral stage habitat (USDA Forest Service. 2005a, Pg. 7, 35, and Objective OBJ06, Pg.59). All stands have moved to the next age class leaving the area deficient of early seral stage habitat within Forest Service system land. There may also be some early seral stage habitat on private land within the analysis area. The objective is to have at least 6% and not more than 14% of the suitable land in the 0-10-year age class in MA 14.

The modified seed tree method of regeneration would increase the 0-10-year age class by approximately 219 acres and within the suitable land class in order to meet Management Area 14 goals. After this management activity, the early seral stage habitat would be 13.7 % of the suitable even age acres and fall within the desired 6-14%, meeting Management Area 14 goals. (USDA Forest Service. 2005a, Pg. 7, 35, and Objective OBJ06 Pg. 59). Stands selected for the even-aged modified seed tree method of regeneration are mature pine stands located at least 10 chains away from existing young stands still considered regeneration openings on National Forest system lands or on private lands. Regeneration openings are young stands that have not grown to 20% of the height of the adjacent stand.

<u>Timber salvage</u> – would be allowed for both merchantable and/or non-merchantable stems for all catastrophic or isolated events. These salvage activities would be for both pine and hardwood species. Salvage timber could result from events such as, but not limited to, harvest of residual material from implemented activities, ie. Woodland ponds, midstory reduction, thinning, etc., or beetle outbreaks, fire, wind, or any other natural occurrence. These activities may need to occur in recreation areas and on or near trails for safety issues. In addition, silviculture activities may need to follow salvage activities if determined necessary.

#### SILVICULTURE TREATMENTS

There is a need to ensure that regeneration stands are stocked with a minimum of 150 seedlings per acres within 5 years after harvest. Treatments are necessary to enable young seedlings that have been naturally established or hand planted to compete for growing space. The objective would be to control existing hardwood vegetation that is competing to occupy the regeneration stands because the older hardwoods have well established root systems and quickly "overtop" small pine seedlings. The shading effect quickly kills young pine regeneration. There is a need to increase the growth and improve the quality and vigor of trees within the stand. Site preparation activities may be required more than once to achieve the required minimum stocking. The following is proposed on regeneration stands (existing and new) to ensure stand restocking:

<u>Reforestation site preparation</u> – Site preparation would occur on approximately 219 acres. Site preparation would consist of utilizing hand tools as a first treatment option if prescribed burning does not achieve the desired results or if prescribed burning cannot be conducted. If this option does not achieve the desired results, mechanical scarification would be used. Herbicide would be used if the previous treatments do not achieve the desired results. Regeneration stands would also be planted with shortleaf pine if the sites are not expected to seed within five years following harvest. The objective of reforestation site preparation treatments is to prepare the seed bed for regeneration. Site preparation improves access for planting, reduces competing hardwoods, and prepares a seedbed suitable for desired natural regeneration of shortleaf pine. In stands receiving a modified seed tree method of regeneration, preparation of the site for shortleaf pine regeneration would occur in accordance with Forest Wide Design Criteria FR013 (Revised Forest Plan).

Mechanical - Mechanical scarification includes raking, piling, and ripping. The intent of mechanical scarification is
to disturb the duff with a minimum amount of mineral soil exposure. Mechanical scarification may also include
ripping on an 8-foot spacing along the contour throughout the regeneration stands. (Forest Wide Design Criteria
FR013).

- Manual Manual treatments consist of hand-operated tools (e.g., chainsaws) to cut or girdle overstory and midstory vegetation and herbicides in combination with manual ground tools to aid delivery of herbicide into the cambium (see "Herbicide") (Revised Forest Plan Forest Wide Design Criteria FR013).
- Prescribed burning The regeneration harvest and shortleaf pine forest restoration areas would receive a site preparation burn separately or within fuel reduction burn units depending on location. This burning involves application of controlled, moderate to high intensity fire to control competing vegetation (hardwoods), reduce accumulated leaf litter and preparation of sites for seeding and/or hand planting. Site-preparation burns are implemented during the time between leaf emergence and leaf fall. Vegetation three inches and less in diameter at the ground level would be targeted for higher rootstock eradication. This will result in less competition for pine seedlings and other desirable fire dependent species, while creating an open understory. Prescribed burning would aim to maintain 10-20 percent of hard mast producers. The pretreatments, if any, would retain all soft mast producing species present in order to sustain their presence subsequent to prescribed burning.
- Hand Planting with Shortleaf Pine Planting may be used on a case-by-case basis to accomplish desired stocking
  levels. Shortleaf pine seedlings may be planted in loosened soil created by a mechanical ripper mounted on a
  bulldozer in order to take advantage of microsites and increase seedling survival. Tree spacing would be adjusted
  based on past regeneration survival percentages (Forest Wide Design Criteria FR007).
- Herbicide To achieve desired goals for site preparation and release treatments, herbicide application may be necessary. A mixture of herbicides with the active ingredients imazapyr, glyphosate, and/or triclopyr would best achieve desired condition goals based on past practices. This mixture provides improved control over imazapyr alone, while reducing costs. Triclopyr, glyphosate, and imazapyr would be applied at the lowest rate necessary to control targeted vegetation and not exceed the label rate. Site-specific risk assessments were conducted using the procedure developed by Syracuse Environmental Research Associates (SERA). Application methods would include: 1) foliar spray, which involves application of herbicide to foliage of trees and shrubs less than six feet in height; 2) frill treatment, which involves application of herbicide by spray bottle into cuts that expose the tree's sapwood; and 3) cut-stump treatment, which involves application of herbicide by spray bottle to the surface of cut stumps. Application of foliar-spray methods would be made during the spring and summer seasons when vegetation is green and growing. Cut-surface treatments, which include frill and cut-stump treatments, however, are not dependent upon time of year (Revised Forest Plan Forest Wide Design Criteria HU001-HU016, HU018).

<u>Timber stand improvements by hand tool release</u> (53 acres) - This treatment is usually necessary to enable the young seedlings to compete for growing space with or without the use of herbicide to control existing hardwood vegetation that is competing to occupy the site, the older hardwoods have well established root systems and quickly "overtop" small pine seedlings. When this occurs, the shading effect quickly kills young pine regeneration. Release generally occurs on trees less than ten years old to increase the growth rate and quality of the desired trees by reducing the competition for sunlight, nutrients and water among species. Without release, a healthy young stands growth rate would be slowed decreasing the stand's ability to withstand and overcome insect or disease infestations or respond to silviculture treatments. It is often necessary to release a stand more than once.

#### **WILDLIFE TREAMENTS**

<u>Woodland ponds</u> (2 rehabilitation/11 new construction) are needed to maintain adequate water supply according to the (Revised Forest Plan. Design Criteria WF010, Pg. 79). The Forest Plan suggests at least one water source for every 160 acres. The project area currently has 6 existing woodland ponds which need reconstructed because dams have encroaching woody vegetation, which can result in water retention problems. No new woodland ponds need constructed to meet this objective. This action would ensure that wildlife has enough water available on a year-round basis

<u>Wildlife stand improvements</u> (approx. 785 acres) treatments are needed to improve the habitat that currently exists. WSI will help produce a grass/forb understory and enhance hard mast production by residual hardwood crowns within the treated stands. WSI may be completed using hand tools or mechanical equipment depending on terrain, species composition, and cost. Herbicides will be retained as a backup treatment where prescribed burning cannot be used or scheduled to retain the grass/forb understory conditions. Areas selected for herbicide use may be treated with imazapyr, triclopyr, glyphosate or a mixture of all three depending on species composition, weather and season of treatment.

<u>Nest structures</u> (38) are needed in a variety of habitats for a variety of species. Many snags and cavity trees were created in this area by the December 2000 ice storm and again in January 2014. This was a positive condition for many cavity dependent species. However, time is now causing a loss of these snags and cavity trees.

<u>Temporary Wildlife openings</u> are needed due to the lack of early seral stage habitat and temporary wildlife openings in the project area. These openings are needed because several species need the early seral stage habitat that these openings would provide until the conditions in newly harvested areas provide the needed conditions (Revised Forest Plan. Design Criteria Pg. 78). These openings would be created from log landings, firelines and temporary roads. Existing openings will be maintained by prescribed burning, disking, seeding, planting, fertilizing, brush hogging, and/or bull dozing.

Red-cockaded Woodpecker (RCW) Treatments — would be needed if a new RCW cavity tree or a cavity tree cluster is discovered in the process of implementing a timber harvest decision in management areas other than Management Area 22 (i.e. MA 14, 17, 21), the RCW Species Recovery Plan and Ouachita National Forest Revised Forest Plan standards would apply and management of that cavity tree or cavity tree cluster area would begin immediately. In the event a new RCW cavity tree is found or started within this project area, the immediate area, including streamside management zones (Revised Forest Plan standard 22.05 pp. 120), that surround the tree (10 acres) would be identified as an active cluster and all activities associated with enhancing and protecting the cluster would begin. Other activities would include use of cavity restrictors, snake and squirrel excluder devices, artificial cavities, single-bird augmentations, multiple-bird group-initiations, brush hogging in cavity tree clusters, removal of southern flying squirrels, population/nest monitoring, cavity maintenance and southern pine beetle (SPB) and lps control efforts. In active, inactive, and recruitment clusters, retain no more than 10 square feet of basal area per acre in overstory hardwoods. Remove all hardwoods within 50 feet of cavity trees. (Revised Forest Plan pg. 122; 22.17).

<u>Open Road Density</u> - needs to be lowered, where possible, to reduce vehicle disturbance during critical periods for wildlife (i.e. the reproductive season). Currently, open road density is at 0.65 miles per square mile, meeting the Revised Forest Plan's objective for Management Area 14.

<u>Feral Hogs Containment</u> – If feral hogs are in this EMU they will need to be trapped and or removed to stop their spread and prevalence.

#### **TRANSPORTATION**

There is a need to improve the current road system within the project area for access and safety purposes. The roads have surface and ditch erosion as well as rusted out drains. Only temporary access is needed in some areas for project work. There is a need to take some roads off the system because the roads are no longer needed and cross streams at undesirable locations. (Revised Forest Plan. Design Criteria TR001, Pg. 90). The following is proposed to improve the road system in the project area:

• **Road Reconstruction** (approx. 1.55 miles) - Reconstruct existing roads because the roads have surface and ditch erosion, rusted-out drains, and fish passage concerns

- **Prehaul Maintenance** (approx. 7.23 miles) Utilize pre-haul maintenance because roads have some surface and ditch erosion, rusted-out drains, and need some spot rocking.
- Decommissioned by Nature (approx. 1.15 miles) Roads that are currently unneeded but may be needed in the future and are unusable in under their current conditions
- Temporary Road Construction (approx. 6.11 miles) Construct temporary roads to provide access to harvest
  units that are not needed for long-term management of the natural resources. Temporary Roads will be
  decommissioned to meet the design criteria set forth in the Revised Forest Plan upon termination of the
  management activity.

#### PRESCRIBED BURNING

Prescribed burning is proposed on approximately 2,025 acres on an *approximate* 3-5-year rotation in the general forest area). Multiple purposes would be accomplished by prescribed burning such as site preparation, wildlife habitat improvement, control of understory, and fuel reduction.

- **Site preparation prescribed burns** are needed in the regeneration stands after harvest to prepare a bed for seed fall and reduce competition of existing hardwood sprouts with pine seedling establishment.
- **Wildlife prescribed burning** is needed to increase the quality and quantity of wildlife food sources and for controlling woody sprouts in the understory. Controlling woody sprouts would create and maintain open space for wildlife while encouraging the growth of herbaceous ground cover needed by many different species.
- Fuel reduction prescribed burning is needed to reduce the wildfire hazards as a result of natural fuel buildup from the lack of fire on the landscape. Fuels can increase from 4-6 tons per acre to 8-10 tons per acre and higher in places without prescribed burning. Prescribed burning conducted on the Ouachita National Forest typically reduces fuel loading on a unit by 1-3 tons per acre. With repeated burns, fuel loading in a burn unit can be maintained at 3-4 tons per acre. Prescribed burning reduces the risk of catastrophic wild fire helping save the lives of firefighters and citizens, while reducing the risk of damage to natural resources and private property.
- Fireline construction and maintenance are needed for "control" if a prescribed fire is applied to the stands for site preparation and/or to exclude fire during years of stand development. Firelines would be constructed around perimeters of all natural and artificial regeneration areas (i.e. shelterwood or existing regeneration areas) and some archeological sites. The mechanically constructed fireline would be bladed down to mineral soil and approximately 8 feet wide. Bladed lines would be water barred as necessary on slopes to limit soil movement. Firelines would normally be installed within 50 feet either side of stand boundaries. Firelines should be seeded after use.

#### **OTHER**

<u>Firewood permits</u> - Firewood cutting would be available in those stands culturally treated with the objective of reducing the amount of existing hardwood for regeneration or wildlife stand improvement (Revised Forest Plan - Forest Wide Design Criteria FW001, FW002).

<u>Rock Permits</u> are needed to supply rocks to the local community. Currently there are no rock permits for the project area. Upon request permits would be issued to private individuals for the collection of rocks within areas of disturbance associated with road construction or reconstruction.

**Boundary lines** - Blaze and repaint (approx. 6 miles) of line trees on boundary lines and property corners.

#### Relevant Planning Documents

The following documents directly helped develop the Proposed Action by setting the "side boards" to reach desired future conditions:

- Revised Land and Resource Management Plan, Ouachita National Forest, Arkansas and Oklahoma, 2005 (USDA Forest Service, 2005a).
- Final Environmental Impact Statement (FEIS), Revised Land and Resource Management Plan, Ouachita National Forest, Arkansas and Oklahoma, 2005 (USDA Forest Service, 2005b).
- Programmatic Biological Opinion of the Revised Land and Resource Management Plan on the American Burying beetle (USDI FWS September 2005).
- Jack Creek Biological Evaluation (May 2020).
- Travel Analysis Process Jack Creek January 2020.
- Human Health and Ecological Risk Assessment Final Reports for glyphosate, triclopyr, and Imazapyr herbicides, March 25, 2011; May 24, 2011 and December 16, 2011. Syracuse Environmental Research Associates, Inc.
- Biological Assessment for the Revised Land and Resource Management Plan.

#### SCOPING AND PUBLIC INVOLVEMENT

The Jack Creek Project was first listed in the Schedule of Proposed Actions (SOPA) for the time period 01/01/2020 to 03/31/2020.

Project Announcement Letter (PAL) or "scoping letter" was mailed to interested publics for solicitation on the proposed actions on 01/23/2020. The PAL was also published to the Forest's website at this time <a href="https://www.fs.usda.gov/project/?project=57390">https://www.fs.usda.gov/project/?project=57390</a>. The designated opportunity for public comment in response to this solicitation was 1/27/20 through 2/28/20.

#### RESPONSE:

Information Sharing - 1/24/20 -- Allie Cumnock, Environmental Health Specialist - Source Water Protection, Arkansas Department of Health Engineering Section – Requested shapefiles of the project area. **GIS Specialist Annetta Cox responded by email on 1/24/20.** 

Information Sharing – 1/28/20 – Teresa Lee, P.E., Chief, Technical Support Engineering Section, Arkansas Department of Health – The Engineering Section has completed a staff review on the referenced project. ADH requests all silvicultural BMPs be strictly followed to prevent possible water quality impairments. BMPs are commonly referenced, considered, and analyzed in all timber watershed projects on the district. Please refer to Chapter 2 Technical Requirements (Soil/Erosion) and Chapter 3 (Water Quality) for adherence to BMPs.

Information Sharing - 2/27/20 -- Eric R. Mills, Archeologist / Section 106 Manager, Arkansas Historic Preservation Program – Request that the Forest Service consult with the AHPP and other consulting parties in accordance with Section 106 of the National Historic Preservation Act (36 CFR Part 800). The Forest Service commonly consults with the AHPP and other consulting parties as a standard practice. Please refer to Chapter 2 Technical Requirements (Heritage) and Chapter 3 (Heritage Resources) for adherence to Section 106 compliance of the National Historic Preservation Act. In addition, refer to Chapter 5 (Persons and Agencies Contacted and/or Consulted).

#### ISSUES TO BE ANALYZED IN DEPTH

Issues (cause-effect relationships) serve to highlight effects or unintended consequences that may occur from the proposed action, providing opportunities during the analysis to explore alternative ways to meet the purpose and need for the proposal while reducing adverse effects. Issues also provide a tool for comparing trade-offs for the decision maker and public to understand. An issue statement should describe a specific action and the environmental effect(s) expected to result from that action. In addition to issues raised by the public, there are other sources for issues:

Issues, concerns, and opportunities identified in Forest Plans	Current management (internal) concerns
Issues identified for similar projects (past actions)	Changes in public uses, attitudes, values, or perceptions
Issues identified in plan to practices stage	Comments from other government agencies
Issues generated from compliance with laws or regulations	

Based on a review of internal and external comments, the Interdisciplinary Team has identified issues relevant to this project that it believes should be analyzed in depth. These issue statements and their source(s) are displayed in the table below:

Issues to be Analyze	ssues to be Analyzed in Depth				
Issue Statement	Proposed timber harvest and road construction may negatively impact forest resources (soils, water quality, etc.).				
Source(s)	Raised by the public during scoping on similar projects				
Use	This issue could be used to develop/include technical requirements/design criteria into each action alternative to minimize impacts of timber harvest and road construction on forest resources.				
Issue Statement	Proposed herbicide application, specifically glyphosate, may negatively impact the health of forest visitors and wildlife in the project area.				
Source(s)	Raised by the public during scoping on similar projects				
Use	Forest Policy requires the analysis of an alternative to herbicide use.				

### **DECISIONS TO BE MADE**

The deciding officer, District Ranger for the Poteau/Cold Springs Ranger District, Ouachita National Forest, must make two decisions: decide which alternative or the Proposed Action to implement, and decide if those actions would constitute a major federal action and result in significant impacts on the human environment (FONSI or Finding of No Significant Impact.).

# CHAPTER 2 PROPOSED ACTION AND ALTERNATIVES

#### TECHNICAL REQUIREMENTS

The FEIS was prepared to analyze and select the preferred mix and projected levels of vegetation management methods and tools needed to achieve the goals and objectives identified in the Revised Forest Plan. The FEIS identifies management requirements and mitigation measures (USDA FS, 2005b, Chapter 3 – pg. 23 – 283) to be applied to all methods of vegetation management. The proposed actions would adhere to all applicable management requirements and mitigation measures in the FEIS, which are incorporated in this document by reference. The alternative proposing herbicide use has been analyzed additionally by utilizing the Human Health and Ecological Risk Assessment process developed by the Syracuse Environmental Research Associates.

#### Soils

Allow heavy equipment operations on hydric soils, soils with a severe compaction hazard rating, and floodplains with frequent or occasional flooding hazard only during the months of July through November. Operations during December through June are allowed with the use of methods or equipment that do not cause excessive soil compaction. This standard does not apply to areas dedicated to intensive use, including but not restricted to administrative sites, roads, primary skid trails, log decks, campgrounds, and special use areas. (Revised Forest Plan, SW001, p. 74)

Allow heavy equipment operations on soils that have a high compaction hazard rating during the months of April through November. Operations during December through March are allowed for soil units with a moderate-high compaction hazard rating. Off-trail log (1 to 3-pass) retrieval by heavy equipment is acceptable during dry soil conditions. Dry soil condition is defined as when the soil moisture does not exceed its plastic limit in the surface 8 inches and when the water table (if present) is deeper than 12 inches from the surface on plastic soils. Soil moisture exceeds the plastic limit if the soil can be rolled out to a pencil-sized string without breaking or crumbling. This standard does not apply to areas dedicated to intensive use, including but not restricted to administrative sites, roads, primary skid trails, log decks, campgrounds, and special use areas. (Revised Forest Plan, SW002, p. 74)

These standards apply to operations in the stands displayed in the table below.

	Harvesting Operating Seasons for Hydric Soils						
Floodplains v	vith frequ	ent or occasional	Flooding	Limited July thro	ough Nove	ember Operating	Season
COMPARTMENT	STAND	COMPARTMENT	STAND	COMPARTMENT	STAND	COMPARTMENT	STAND
221	1	221	23	222	2		
221	3	221	26	222	8		
221	5	221	34				
221	10	221	35				

	Harvesting Operating Seasons for Compaction					
Moderate-High (High) Rating of Soils Limited April through November Operating Season		Severe Rat Limited July thr	ing of Soils ough November			
COMPARTMENT	STAND	COMPARTMENT	STAND	COMPARTMENT	STAND	
221	1	221	34	N/A		
221	3	221	35			
221	5	222	2			
221	10	222	8			
221	23					
221	26					
221	32					

Soil loss from management actions will not exceed the estimated Forested T-factor for each soil or soil map unit based on the cumulative time period between soil disturbing management actions. (Revised Forest Plan, SW003 (3), p. 74). To meet this standard, in addition to installing water bars and seeding, Scarification, deep tillage would be required on log decks, as well as temporary roads and primary skid trails with slope grades of 15% or less, in the stands displayed in the table. For slopes > 35% scarify, waterbar, seed decks and roads, plus seed, mulch, low-density waterbar skidtrails.

Stands Requiring Additional Erosion Control Measures				
Compartment	Stand			
N/A				

<u>Erosion:</u> No areas of active soil erosion were found during field examinations. All ground disturbing activities will be treated while complying with Best Management Practices (BMPs) as established by agency policy and guidelines.

#### Herbicide Use

- HU001 Herbicides will be used only where necessary to achieve the desired condition in the treatment area, and
  then only when site specific analysis shows no unacceptable negative effects to human or wildlife health or the
  ecosystem as defined in HU002.
- HU002 Herbicides will be applied at the lowest rate effective in meeting project objectives and according to
  guidelines for protecting human and wildlife health. Site-specific risk assessments are required prior to herbicide
  application and must be calculated using the procedure developed by Syracuse Environmental Research
  Associates (SERA).
- HU003 To minimize potential effects of herbicide use, whenever possible, use individual stem treatments and directed spraying.
- HU004 Herbicides that are not soil-active will be used in preference to soil-active ones when the vegetation management objectives can be met.
- HU006 Clearly marked buffers will protect streamside zones, private land and public water supplies.
- HU010 The use of herbicides is prohibited in the immediate vicinity of Proposed, Endangered, or Threatened plants.
- HU011 Within a 300-foot buffer from any source waters (public water supply), do not apply herbicide treatments
  unless a site-specific analysis supports use within the designated buffer to prevent more serious environmental
  damage than is predicted if pesticides are used.
- HU012 No herbicide mixing, loading, or cleaning areas will occur within a 300-foot buffer of private land, open water, source waters (public water supply), wells, or other sensitive areas.
- HU018 A certified pesticide applicator will administer all pesticide application contracts and will supervise any Forest Service personnel involved with the application of pesticides on the Forest.

#### Heritage

The following measures only apply to cultural resource sites that are unevaluated, eligible for listing, or listed in the National Register of Historic Places.

#### HP1: Site Avoidance During Project Implementation

Avoidance of historic properties (HP) will require the protection from effects resulting from the undertaking. Effects will be avoided by (1) establishing clearly defined site boundaries and buffers around archeological sites where activities that might result in an adverse effect. Buffers will be of sufficient size to ensure that integrity of the characteristics and values which contribute to, or potentially contribute to, the properties' significance will not be affected, and (2) routing proposed new roads, temporary roads, log landings and skid trails away from historic properties;

#### HP2: Site Protection During Prescribed Burns

Firelines. Historic properties located along existing non-maintained woods roads used as fire lines will be protected by hand-clearing those sections that cross the sites. Although these roads are generally cleared of combustible debris using a small dozer, those sections crossing archeological sites will be cleared using leaf blowers and/or leaf rakes. There will be neither removal of soil, nor disturbance below the ground surface, during fireline preparation. Historic properties and features located along proposed routes of mechanically-constructed firelines, where firelines do not now exist, will be avoided by routing fireline construction around historic properties. Sites that lie along previously constructed dozer lines from past burns where the firelines will be used again as firelines, will be protected during future burns by hand clearing sections of line that cross the site, rather than re-clearing using heavy equipment. Where these activities will take place outside stands not already surveyed, cultural resources surveys and regulatory consultation will be completed prior to project implementation. Protection measures, HP1, HP3, and HP4, will be applied prior to project implementation to protect historic properties.

- Burn Unit Interior. Combustible elements at historic properties in burn unit interiors will be protected from damage during burns by removing excessive fuels from the feature vicinity and, as necessary, by burning out around the feature prior to igniting the main burn, creating a fuel-free zone. Burn out is accomplished by constructing a set of two hand lines around the feature, approximately 30 to 50 feet apart, and then burning the area between the two lines while the burn is carefully monitored. Combustible features located in a burn unit will also be documented with digital photographs and/or field drawings prior to the burn. Historic properties containing above ground, non-combustible cultural features and exposed artifacts will be protected by removing fuel concentrations dense enough to significantly alter the characteristics of those cultural resources. No additional measures are proposed for any sites in the burn interior that have been previously burned or that do not contain combustible elements or other above ground features and exposed artifacts as proposed prescribed burns will not be sufficiently intense to cause adverse effects to these features.
- Post-Burn Monitoring. Post-burn monitoring may be conducted at selected sites to assess actual and indirect
  effects of the burns on the sites against the expected effects. SHPO consultation will be carried out with respect to
  necessary mitigation for any sites that suffer unexpected damage during the burn or from indirect effects following
  the burn.

#### HP3: Other Protection Measures

If it is not feasible or desirable to avoid an historic property that may be harmed by a project activity (HP1), then the following steps will be taken: (1) In consultation with the Arkansas SHPO, the site(s) will be evaluated against NRHP significance criteria (36 CFR 60.4) to determine eligibility for the NRHP. The evaluation may require subsurface site testing; (2) In consultation with the Arkansas SHPO, tribes and nations, and with the ACHP if required, mitigation measures will be developed to minimize the adverse effects on the site, so that a finding of No Adverse Effect results; (3) The agreed-upon mitigation measures will be implemented prior to initiation of activities having the potential to affect the site.

#### HP4: Discovery of Cultural Resources during Project Implementation

Although cultural resources surveys were designed to locate all NRHP eligible archeological sites and components, these may go undetected for a variety of reasons. Should unrecorded cultural resources be discovered, activities that may be affecting that resource will halt immediately; the resource will be evaluated by an archaeologist, and consultation will be initiated with the SHPO, tribes and nations, and the ACHP, to determine appropriate actions for protecting the resource and mitigating adverse effects. Project activities at that locale will not resume until the resource is adequately protected and until agreed-upon mitigation measures are implemented with SHPO approval.

#### Scenery

The following technical requirements are informed by the Southern Region's Scenery Treatment Guide (April, 2008) for regeneration harvests.

- Trees should be selectively removed to improve scenery within high use areas, vista points, and along interpretive trails.
- Flowering and other visually attractive trees and understory shrubs should be favored when leaving vegetation.
- During permanent road construction, slash should be removed from view in the immediate foreground to the extent possible. Slash may be aligned parallel to roads at the base of fill slopes to collect silt, but usually only if it provides this function.
- Slash should be burned or lopped to within an average of 2 feet of ground, when visible within 100 feet on either side of Concern Level 1 travel routes. Slash should be treated to within an average of 4 feet of the ground when visible within 100 feet on either side of Concern Level 2 travel routes.
- Root wads and other unnecessary debris should be removed or placed out of sight within 100 feet of key viewing points.

- Stems should be cut to within 12 inches of the ground in the immediate foreground.
- Special road and landing design should be used. When possible, log landings, roads and bladed skid trails should be located out of view to avoid bare mineral soil observation from Concern Level 1 and 2 travel routes.
- The visual impact of roads and constructed fire lines should be blended so that they remain subordinate to the existing landscape character in size, form, line, color, and texture.
- Openings and stand boundaries should be organically shaped. Straight lines and geometric should be avoided. Edges should be shaped and/or feathered where appropriate to avoid a shadowing effect in the cut unit. Openings should be oriented to contours and existing vegetation patterns to blend with existing landscape characteristics, as appropriate.
- Cut and fill slopes should be revegetated to the extent possible. Cut banks should be sloped to accommodate natural revegetation.

#### **MONITORING**

The Revised Forest Plan lists monitoring activities for the Ouachita National Forest. The Forest's monitoring program is designed to evaluate the environmental effects of actions similar to those proposed in this project, and also serves to assess the effectiveness of treatments. In order to ensure that the appropriate design criteria protecting soil stability, water quality, and other resources are followed, trained contract administrators and inspectors would be on-site during the implementation phase of the project. For those activities that include the use of herbicides, surveillance monitoring to ensure that herbicide label instructions are being followed would be conducted as part of the contract administration. Form R8-FS-2100-1, Herbicide Treatment and Evaluation Record, would be used to monitor work involving herbicides. Stream samples would also be taken to monitor for offsite movement.

#### PROJECT OBJECTIVE REQUIREMENTS

- TO MANAGE FOR OUACHITA MOUNTAINS-HABITAT DIVERSITY IN MANAGEMENT AREA 14
  - To maintain the primary community types (Ouachita Pine-Oak Forest, Ouachita Pine-Oak Woodland, and Ouachita Dry-Mesic Oak Forest)
  - To create a healthy forest condition
  - ❖ To reduce competing vegetation for nutrients, water, and sun
  - To increase growth rate and quality of desired trees by reducing competition for nutrients and water among species
- TO ENSURE REGENERATION STANDS ARE RESTOCKED
  - ❖ To site prep a bed for seed fall after the regeneration harvests
  - \* To create a suitable seedbed in regeneration sites after initial prescribed burning
  - To ensure survival of desired trees by releasing suppressed trees from competing tree species
- TO IMPROVE WILDLIFE HABITAT
  - To create suitable habitat for the ABB
  - To create early seral stage habitat
  - To create temporary wildlife openings
  - To provide new growth for wildlife to eat
  - To create water sources for wildlife.
  - To reduce midstory and allow development of grasses and forbs on the forest floor
  - To move toward the open road density objective
  - To stop or slow the infestation of invasive and non-native species
- TO IMPROVE ACCESS TO PROJECT AREA AND PROVIDE SAFE ROAD SYSTEM.
  - To repair or maintain road surfaces, ditch erosion, and repair or replace rusted-out pipes
  - To provide short-term access to harvest units
  - To reduce the impacts to streams and get rid of roads not needed in the future
- TO REDUCE FUEL LOADING.
  - To prevent natural resources from being damaged
  - To protect personal property from wildfires
  - ❖ To reduce wildfire intensity to provide a safer environment for fire fighters
- TO BE GOOD NEIGHBORS
  - To supply firewood areas and rock permits to the local community.
  - To ensure landlines are maintained.

#### ALTERNATIVES CONSIDERED BUT ELIMINATED FROM DETAILED STUDY

#### **No Harvest Alternative**

In response to comments received during scoping, this alternative was considered by the Interdisciplinary Team, but eliminated from detailed analysis.

The ID Team concluded that a "No Harvest" alternative would not satisfy the purpose and need for improving forest health by reducing stand densities and providing the residual trees with access to greater amounts of soil nutrients and water thus increasing their growth, vigor, and improving their resistance to disease and/or insect attack. It also would not create the early seral habitat that would enhance the forage availability and native herbaceous plant rejuvenation essential for wildlife and bird species.

In addition, the ID Team felt the No Action Alternative adequately addressed the overall effects of a no harvest alternative.

#### No New Road Construction (including temporary roads) Alternative

In response to comments received during scoping, an alternative was considered by the ID Team that would not propose any new construction of roads, including temporary roads, but eliminated from detailed analysis.

The ID Team concluded a proposal with no temporary roads would not allow access into the project area to implement management activities that would satisfy the purpose and need, specifically:

- To have at least 6% and not more than 14% of the suitable land in the 0-10-year age class in Management Area 14 (Revised Forest Plan, pp. 78).
- Manage the project area for native species while limiting nonnative species and off-site species (Revised Forest Plan, pp.6, 58, 59, 60, 82).
- To reduce midstory and allow development of grasses and forbs at ground level (Revised Forest Plan, OBJ06, pp. 59, WF001, pp. 78).
- To have a healthy forest stand (Revised Forest Plan, pp.58-60, 80-83).
- To have the understory and midstory more open, & dominated by herbaceous vegetation (Revised Forest Plan, WF001, pp. 78)
- To have healthy, productive stands in these areas (Revised Forest Plan, pp.58 -60, 79-83).
- To increase the vigor and mast producing potential of residual hard mast producing trees through forest management (Revised Forest Plan, OBJ003, pp. 78)

#### PROPOSED ACTION

PROPOSED ACTION SUMMARY OF TREATMENTS PRESCRIBED	C-221	C-222	TOTAL
HARVEST TREATMENTS			
Commercial Thinning - 20' spacing (acres)	0	83	83
Commercial Thinning - 70 BA pine (acres)	268	64	332
Commercial Thinning - 70 BA pine; min 10% hwd (acres)	257	196	453
subtotal			868
Modified Seed Tree (acres)	141	78	219
TOTAL HARVEST TREATMENTS	666	421	1087
SILVICULTURE TREATMENTS			
Reforestation of New Regen Sites (Seed Tree)	141	78	219
Timber Stand Improvements of Other Regens	0	53	53
FUELS TREATMENT			
Fireline Maintenance (miles)			1.99
Fireline Construction (miles)			6.11
Multi-purpose Burning 3-5-year intervals (acres)	1376	649	2025
WILDLIFE TREATMENTS			
WSI - option to use hand tools, herbicides or mechanical (acres)	525	260	785
Nest Box (#)	28	10	38
Pond Construction (#)	9	2	11
Pond Reconstruction (#)	1	1	2
Temporary Wildlife openings (logging decks – approx. #)			52
TRANSPORTATION TREATMENTS****			
Reconstruction (miles)			1.55
PreHaul Maintenance (miles)			7.23
Temporary Roads (miles)			6.11
Decommission (miles)			1.15
OTHER TREATMENTS			
Firewood Areas (yes/no)			yes
Landline Maintenance (yes/no)			yes
Feral Hog Control (yes/no)			yes

**Hardwoods** may be harvested in stands identified for pine thinning, where available, leaving a minimum hardwood component of 10 percent of the total basal area in dominant or co-dominant crown classes. Favor oaks and hickories (Revised Forest Plan, VM004, pp. 79) or 10 basal area per acre.

**Firelines** would be constructed around perimeters of all natural and artificial regeneration areas (i.e. shelterwood, seedtree, or existing regeneration areas). The mechanically constructed fireline would be bladed down to mineral soil and approximately 8 feet wide. Bladed lines would be water barred as necessary on slopes to limit soil movement. Firelines would normally be installed within 50 feet either side of stand boundaries. The purpose of a fireline is for "control" if a prescribed fire is applied to the stands for site preparation and/or to exclude fire during years of stand development.

**All Regeneration Stands** would have reforestation and timber stand improvement activities (Site Prep Burn, Hand tool site Preparation and/or Mechanical Scarification, and TSI (multiple times if necessary). If activities are not successful, rip and plant with shortleaf pine; hand tool release, herbicide, and pre-commercial thinning may be utilized.) These activities may be repeated as necessary to obtain adequate shortleaf pine regeneration.

**Permits** would be offered to the public for collection of rocks by private individuals within road construction and reconstruction corridors. That is, rocks can be collected within areas of disturbance associated with road construction and reconstruction. Firewood and shale pit permits may be issued.

Red-cockaded Woodpecker (RCW) Treatments – If a new RCW cavity tree or a cavity tree cluster is discovered in the process of implementing a timber harvest decision in management areas other than Management Area 22 (i.e. MA 14, 17, 21), the RCW Species Recovery Plan and Ouachita National Forest Revised Forest Plan standards would apply and management of that cavity tree or cavity tree cluster area would begin immediately. In the event a new RCW cavity tree is found or started within this project area, the immediate area, including streamside management zones (Revised Forest Plan standard 22.05 pp. 120), that surround the tree (10 acres) would be identified as an active cluster and all activities associated with enhancing and protecting the cluster would begin. Other activities would include use of cavity restrictors, snake and squirrel excluder devices, artificial cavities, single-bird augmentations, multiple-bird group-initiations, brush hogging in cavity tree clusters, removal of southern flying squirrels, population/nest monitoring, cavity maintenance and southern pine beetle (SPB) and lps control efforts. In active, inactive, and recruitment clusters, retain no more than 10 square feet of basal area per acre in overstory hardwoods. Remove all hardwoods within 50 feet of cavity trees. (Revised Forest Plan pg 122; 22.17).

**Wildlife Monitoring** - Continue annual breeding bird monitoring. Maintain existing wildlife openings with RX burning and/or brush hogging as needed. Option to seed native or cool season, as needed, for wildlife habitat. All Wildlife Stand Improvements (WSI) would have option to utilize herbicides, if needed. Two nest boxes would be installed at each pond and regeneration stands.

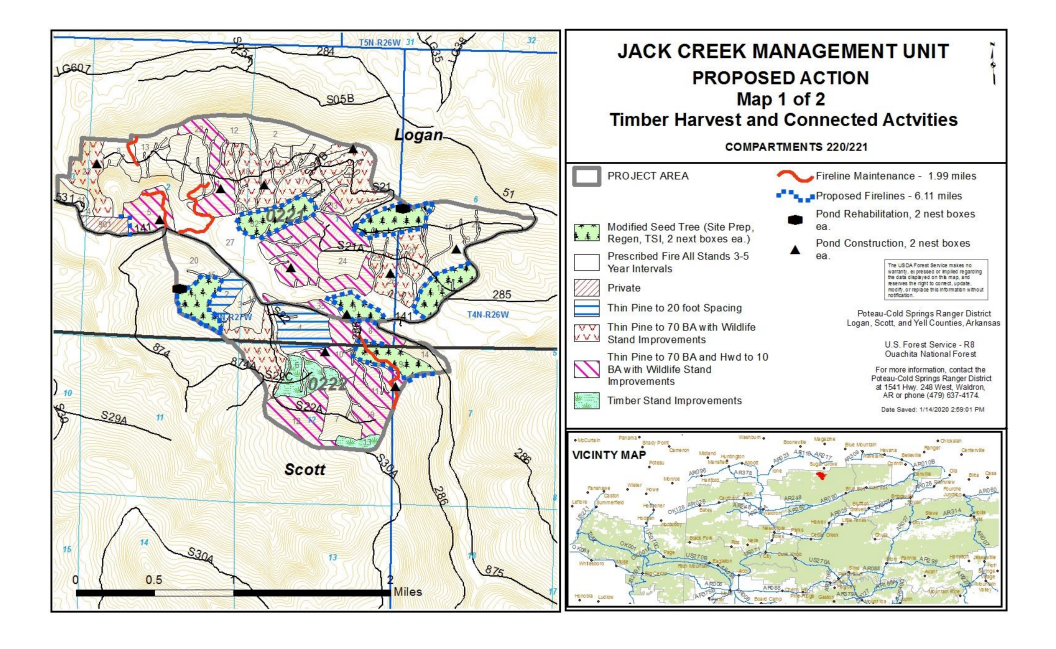
#### Matrix of Needed Road Work Jack Creek EMU

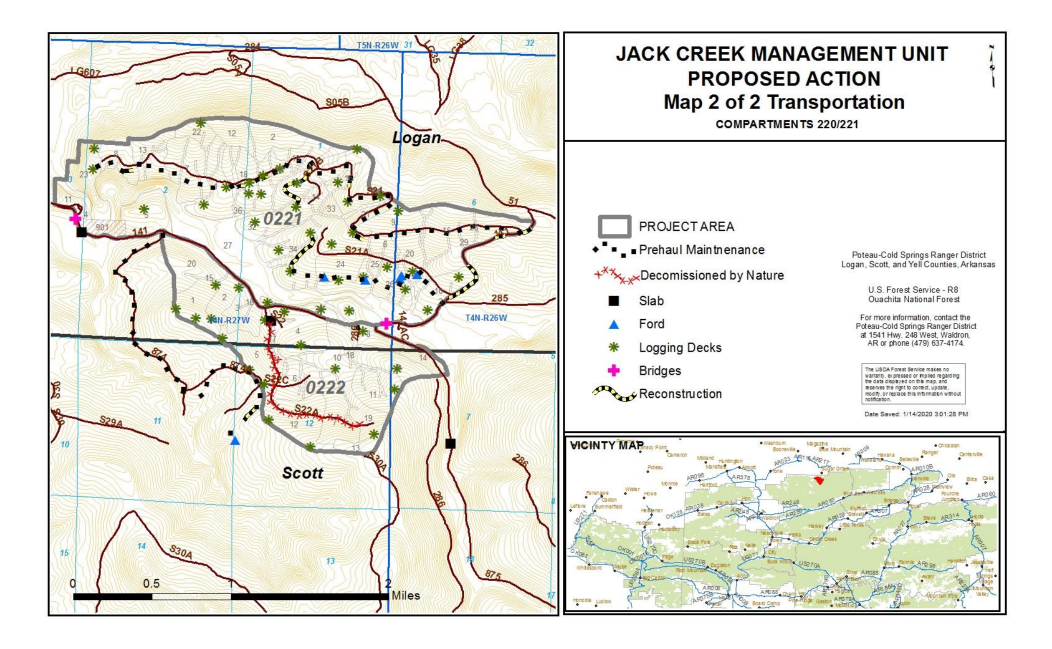
Road Name	Segment	Type of Work	Description
141	N/A	Reconstruct	Replace spot pipe as needed, for 0.45 miles. This will remain an open road year-round after harvest.
847A	N/A	Reconstruct	Apply Gravel to Road Surface and add and replace pipe as needed, for 0.10 from M.P. 0.88 to M.P. 0.98. This will remain a seasonally open road after harvest.
S21	N/A	Reconstruct	Replace spot pipe as needed, for 0.27 miles. This will remain an open road year-round after harvest
S21A	N/A	Reconstruct	Apply Gravel to Road Surface and add and replace pipe as needed, for 0.28 miles from M.P.1.18 to END. This will remain a closed road year-round after harvest.
S21B	N/A	Reconstruct	Apply Gravel to Road Surface and add and replace pipe as needed, for 0.45 miles from START to END. This will remain a closed road year-round after harvest.
			Total Reconstruction – 1.55 miles.
286	NA	Prehaul Maintenance	0.08 miles of brush hogging or dozer work to clean ditches, maintain drainage structures, and add surfacing where needed. Road will be seasonally open after harvest.
874	NA	Prehaul Maintenance	1.40 miles of brush hogging and dozer blading to smooth road bed; add surfacing, clean ditches and maintain drainage structures where needed. Road will be closed after harvest.
874A	N/A	Prehaul Maintenance	1.01 miles of brush hogging and dozer blading to smooth road bed; add surfacing, clean ditches and maintain drainage structures where needed. Road will remain open after harvest.
S21	N/A	Prehaul Maintenance	3.56 miles of brush hogging and dozer blading to smooth road bed; add surfacing, clean ditches and maintain drainage structures where needed. Road will be seasonally open after harvest.
S21A	N/A	Prehaul Maintenance	1.18 miles of brush hogging and dozer blading to smooth road bed; add surfacing, clean ditches and maintain drainage structures where needed. Road will be closed after harvest.
			Total Prehaul Maintenance = 7.23 miles
S21A	N/A	Decommissioned by Nature	1.15 miles decommissioned by nature
			Total Roads Decommissioned – 1.15 miles
Temp Roads			6.11 miles – Many of these are old roads that would be opened. A few would be new. All temporary roads would be closed after harvest.
Various		Decks	Approximately 52 decks to be seeded as temporary wildlife openings.

C-221 STAND	LAND CLASS	ACRES	FUELS	HARVEST				SILVICULTURE		WILDLIFE			
				Coi	Commercial Thinning		Seed Tree	Reforestation of New Regen Sites (Seed Tree)	TSI of other Regens	WSI	NEST BOXES	PON	D
			Burn on 3-5 Year Rotation	20' Spacing	70 BA Pine	70 BA Pine 10 BA Hdw		Site Prep, Natural or Artificial Reforestation, Release, PCT	Site Prep, Natural or Artificial Reforestation, Release, PCT			EXISTING	NEW
1	500	45	45			45				45	2		1
2	640	35	35										
3	640	21	21				21	21			4		1
4	828	10	10										
5	640	46	46			46				46	2		1
6	500	12	12										
7	500	53	53										
8	600	27	27										
9	500	40	40				40	40			4	1	
10	600	40	40				40	40			2		
11	850	13	13										
12	820	27	27 35										
13	600	35											
14 15	500 500	9 106	9 106								2		1
16	500	64	64		64					64	2		1
17	500	26	26		26					26			<u> </u>
18	500	39	39		39					39			
19	600	25	25		- 55					- 55			
20	500	28	28		28					28			
21	821	15	15										
22	600	17	17			17				17			
23	600	46	46		46	-				46	2		1
24	500	35	35										
25	500	5	5		5					5			
26	500	32	32		32				_	32	2		1
27	828	302	302										
28	828	2	2										
29	828	1	1										
30	500	28	28		28					28	2		1
31	828	1	1										
32	500	40	40				40	40			2		

C-221 STAND	LAND CLASS	ACRES	FUELS	HARVEST				SILVICULTURE			WILDLIFE			
				Commercial Thinning		Seed Tree	Reforestation of New Regen Sites (Seed Tree)	TSI of other Regens	WSI	NEST BOXES	PON	ID		
			Burn on 3-5 Year Rotation	20' Spacing	70 BA Pine	70 BA Pine 10 BA Hdw		Site Prep, Natural or Artificial Reforestation, Release, PCT	Site Prep, Natural or Artificial Reforestation, Release, PCT			EXISTING	NEW	
33	500	7	7			7				7				
34	500	129	129			129				129	2		1	
35	640	13	13			13				13				
36	500	2	2										·	
901		20	0										·	
TOTAL		1396	1376	0	268	257	141	141	0	525	28	1	9	

C-222 STAND	LAND CLASS	ACRES	FUELS	HARVEST				SILVICULTURE			WILDLIFE				
				Con	Commercial Thinning		Commercial Thinning		Seed Tree	Reforestation of New Regen Sites (Seed Tree)	TSI of other Regens	WSI	NEST BOXES	PON	D
			Burn on 3-5 Year Rotation	20' Spacing	70 BA Pine	70 BA Pine 10 BA Hdw		Site Prep, Natural or Artificial Reforestation, Release, PCT	Site Prep, Natural or Artificial Reforestation, Release, PCT			EXISTING	NEW		
1	600	40	40				40	40			2				
2	600	25	25	25											
3	600	30	30												
4	640	58	58	58											
5	600	64	64		64					64					
6	500	40	40						40						
7	500	39	39												
8	500	21	21			21				21					
9	500	38	38				38	38			2				
10	640	43	43			43				43	2		1		
11	500	39	39			39				39	2		1		
12	500	63	63			63				63					
13	500	13	13						13						
14	821	19	19												
15	828	2	2												
16	828	2	2												
17	828	19	19												
18	828	9	9												
19	500	30	30			30				30					
20	600	55	55								2	1			
TOTAL		649	649	83	64	196	78	78	53	260	10	1	2		





# **ALTERNATIVE 1 - NO ACTION**

Under the No Action Alternative neither the Proposed Action nor any action alternative would be implemented. Management activities would be deferred until a later entry. However, ongoing Forest Service approved activities would continue in the project area, such as the following but not limited to fire suppression, hunting, public vehicle access, road maintenance, dispersed camping, and salvage actions. **Fire suppression:** Human and natural caused fires would be suppressed.

#### **ALTERNATIVE 2 - NO HERBICIDE**

In response to comments received during scoping and because a Forest Policy requires the analysis of an alternative to herbicide use, this alternative will be considered in detail by the Interdisciplinary Team. This alternative is the same as the Proposed Action EXCEPT the use of herbicide for treatment is not proposed.

#### OTHER PAST, PRESENT, AND REASONABLY FORESEEABLE FUTURE ACTIONS

In the past, the project area was part of an area hit by the southern pine beetle epidemic of 1995. Salvage sales were conducted within these compartments to remove some dead or dying pine trees. Presently, oak decline is occurring in scattered pockets throughout the project area. There are still falling dead and dying trees in the project area because of past weather events. Private land is mostly pastureland or grazed woodlands. There is very little commercial timber. There is a reasonable expectation that salvage sales would be conducted if an infestation or natural disaster occurs. There is no other known past, present, and reasonably foreseeable future activities other than what is identified here and proposed in this environmental assessment.

#### SUMMARY COMPARISON OF ALL ALTERNATIVES

#### Comparison of Primary Objectives by Alternative (approximates only)

Primary Objectives	Proposed Activity	Units of	No Action	Proposed	No Herbicide Alt. 2
		Measure	Alt. 1	Action	
TO MAINTAIN MA 14	Timber Harvest	Acres	0.00	1,087	1,087
OBJECTIVES	Silviculture Treatments (Site Prep)	Acres	0.00	219	219
	Silviculture Treatments (TSI)	Acres	0.00	53	53
	Wildlife Treatments (Ponds-Rehab)	#	0.00	2	2
	Wildlife Treatments (Ponds-New)	#	0.00	11	11
	Wildlife Treatments (WSI)	Acres	0.00	785	785
TO ENSURE STAND	Reforestation Site Prep	Acres	0.00	219	219
RESTOCKING	Timber Stand Improvements	Acres	0.00	53	53
TO IMPROVE WILDLIFE	WSI	Acres	0.00	785	785
HABITAT	Pond Rehabilitation	# Ponds	0.00	2	2
	Pond Construction	# Ponds	0.00	11	11
	Nest Boxes	#boxes	0.00	38	38
	Meet Open Road Density Objectives	1 mi/sq./mi	2.42	2.37	2.37
	Temporary Openings (log decks)	#	0.00	52	52
	Prescribed Burning	Acres	0.00	2,025	2,025
	Fireline Reconstruction/Reconstruction	Miles	0.0	8.1	8.1
TO PROVIDE ACCESS	Road Reconstruction	Miles	0.00	1.55	1.55
	Prehaul Maintenance	Miles	0.00	7.23	7.23
	Temporary Roads	Miles	0.00	6.11	6.11
	Road Decommission by Nature	Miles	0.00	1.15	1.15
TO BE GOOD NEIGHBORS	Firewood Permits	Yes/No	No	Yes	Yes
	Rock Permits	Yes/No	No	Yes	Yes
	Paint/Blaze Boundaries	Miles	0.00	6.0	6.0

# SUMMARY COMPARISON OF ENVIRONMENTAL EFFECTS BY ALTERNATIVE

Environmental Effect (measure)	Measure	No Action Alt.1	Proposed Action	No Herbicide Alt. 2	
AIR QUALITY	Below concentration limits for atmospheric pollutants YES/NO	Yes	Yes	Yes	
	Emissions Increase / Tons	0	36 tons	36 tons	
SOILS	Within Allowable Soil Loss YES/NO	NA	Yes	Yes	
WATER QUALITY	RISK LEVEL OF SUGAR CREEK 111102040204	Low	Low	Low	
	HUCKLEBERRY CREEK 111102040203	Not Analyzed	Not Analyzed	Not Analyzed	
	DRY CREEK-PETIT JEAN RIVER 111102040205	Not Analyzed	Not Analyzed	Not Analyzed	
WILDFIRE HAZARDS AND	Will fuel loading be reduced? Yes/No	No	Yes	Yes	
FUELS	Prescribed Burning - Acres	0	2,025	2,025	
VEGETATION	Pine and Hardwood in watershed - acres/%	Same	Pine 1,667 ac / 82% Hdw 358 ac / 18%	Same	
WILDLIFE	(Habitat Capability Meets Minimum Viable Populations for all MIS Species Baseline - Yes/No	No	Yes	Yes	
	ABBA Habitat Improvements	No	Yes	Yes	
	Early Seral Habitat Created 6-14% (MA14)	0 acres existing	219 acres added	219 acres added	
	Early Seral Habitat Created 6-10% (MA17)	0	0	0	
	Fish Passage - culverts replacement	0	0	0	
	Resulting Road Density (1mi/sq./mi)	2.42	2.42	2.42	
ECONOMY	Volume to be Harvested (ccf)	0	9,845	9,845	
	Revenue Cost Ratio <1.0 below cost - >1.0 is above cost	NA	1.75	1.75	

# ISSUES COMPARISON

Issue	Measure	No Action Alternative 1	Proposed Action	No Herbicide Alternative 2
Proposed herbicide application, specifically glyphosate, may negatively impact the health of forest visitors and wildlife in the project area.	Are herbicides proposed? Yes/No	No	Yes	No
Proposed timber harvest and road	Miles of New Roads	0.0 System	0.0 System	0.0 System
construction may negatively impact forest resources (soils, water quality, etc.).	Miles of Temporary Roads	0.0 Temporary	6.11 Temporary	6.11 Temporary
	Timber Harvest Proposed?			
	Yes/No (acres)	No	Yes (1,087 acres)	Yes (1,087 acres)

# CHAPTER 3 ENVIRONMENTAL DISCLOSURES

#### INTRODUCTION

The actions described by the Proposed Action are typical of those projected for implementation in the Revised Land and Resource Management Plan and for which the environmental effects are disclosed in the Final Environmental Impact Statement (FEIS). This environmental assessment tiers to the FEIS.

The following inventories and sources of information were used in the analysis:

- → Silvicultural field examinations for *Jack Creek* were conducted in 2017. Information collected in this inventory is maintained in Forest Service Vegetation database (FSVEG). A summary of this information is in the project file at the district office and is incorporated by reference.
- → District compartment records of previous management activities.
- → Soil Resource Inventory for the Ouachita National Forest updated.
- → SMS –Scenery Management System by Ouachita National Forest Recreation Staff.
- → Sensitive, threatened or endangered species database from the Arkansas Natural Heritage Commission.
- → Sensitive plant survey by Vernon Bates, Botanist under contract to the ONF and Arkansas Nature Conservancy.
- → Regional Forester's Sensitive Species List.
- → U.S. Fish and Wildlife Service list of Endangered Species.
- → American burying beetle (ABB) surveys
- → Field examination for the Biological Evaluation by the District Wildlife Biologist.
- → Geographic Information System (GIS) data files.
- → Travel Analysis Process Jack Creek (January 2020).

# **AIR QUALITY**

#### **Present Conditions**

Air pollution is the presence in the atmosphere of one or more contaminants of a nature, concentration, and duration to be hazardous to human health or welfare. Air quality is a measure of the presence of air pollution. Ambient air quality is defined by the Clean Air Act as the air quality anywhere people have access, outside of industrial site boundaries. National ambient air quality standards (NAAQS) are standards of air quality designed to protect human health or welfare and are applied to six criteria pollutants. Although the proposed project includes several different activities, not all proposed activities result in air emissions. Thus, this air analysis will only focus on the one proposed activity, prescribed burning, that results in an increase in air emissions.

The county where burning is proposed, prescribed fire emissions currently account for nearly 84% percent of all fine particulate emissions (1,236 tons/year from fires compared to 1,474 tons/year total emissions). In the state of Arkansas, prescribed fire emissions account for 50.6% of all fine particulate matter emissions (72,256 tons/year from fires compared to 142,824 tons/year total emissions). Other sources of fine particulate emissions include fuel combustion and operations at industrial facilities, waste disposal and recycling operations, construction, and agricultural activities. The source for the above data is EPA's National Emissions Inventory for 2011, available online at

ftp://ftp.epa.gov/EmisInventory/2011/2011neiv1\_eventfire\_countyscc\_caphap.zip and http://www.epa.gov/ttnchie1/trends/.

Emissions from wildland fire include carbon dioxide, water, carbon monoxide, particulate matter, hydrocarbons or volatile organic compounds, and nitrogen oxides. Carbon monoxide is the most abundant pollutant emitted from wildland fire. It is of concern to human health, because it binds to hemoglobin in place of oxygen and leads to oxygen deprivation and all of the associated symptoms, from diminished work capacity to nausea, headaches, and loss of mental acuity. Carbon monoxide concentrations can be quite high adjacent to the burn unit, but they decrease rapidly away from the burn unit toward cleaner air. Carbon monoxide exposure can be significant for those working the line on a prescribed fire, but due to rapid dilution, carbon monoxide is not a concern to urban and rural areas even a short distance downwind. Nitrogen oxide emissions from wildland fires are very small, and hydrocarbon emissions are moderate. Alone they are not very important to human health, but they are precursors to the criteria pollutant, ozone. Ozone is formed in the atmosphere when nitrogen oxides and hydrocarbons combine in the presence of sunlight. Fire-related NOx and hydrocarbon emissions become more important to ozone levels only when other persistent and much larger pollution sources already present a substantial base load of precursors. The most important pollutant from wildland fire emissions is fine particulate matter (PM<sub>2.5</sub>) due to the amount emitted and the effects on human health and visibility (Hardy et al. 2001). The term fine particulate refers to particulate matter 2.5 microns or less in diameter.

Under the Clean Air Act, the Environmental Protection Agency (EPA) establishes air quality standards to protect public health, including the health of "sensitive" populations such as people with asthma, children, and older adults. EPA also sets limits to protect public welfare. This includes protecting ecosystems, including plants and animals, from harm, as well as protecting against decreased visibility and damage to crops, vegetation, and buildings. EPA has set national air quality standards for six common air pollutants (also called the criteria pollutants):

ozone (O3), carbon monoxide (CO) sulfur dioxide (SO2) particulate matter (PM) nitrogen dioxide (NO2) lead (Pb)

If the air quality in a geographic area meets or is cleaner than the national standard, it is called an attainment area; areas that don't meet the national standard are called nonattainment areas. If an area is designated as nonattainment, it signifies that the air in the area is unhealthy to breathe.

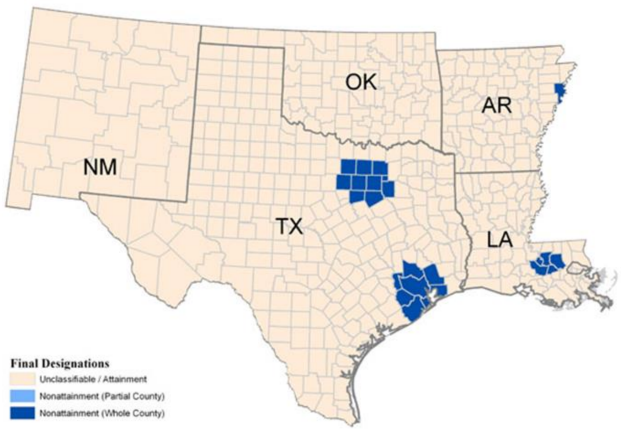
The criteria pollutants of most concern on the Ouachita National Forest are particulate matter and ozone. Fine particulate matter is the leading cause of regional haze (also known as visibility impairment), while ozone can harm sensitive vegetation within the forest. Additionally, at elevated concentrations these two pollutants can impair the health of both employees of and visitors to the National Forest. Arkansas and Oklahoma state air regulators monitor ozone and fine particulate matter

at several locations near the proposed project. Specifically, ozone monitoring is conducted in Polk County in Arkansas, and in McCurtain County, Oklahoma. Fine particulate matter monitoring is conducted in Polk County, Arkansas. None of these monitors have measured values greater than the air quality standards (NAAQS) set by EPA. Additionally, it should be noted that none of the counties where this project is proposed are designated nonattainment for any criteria pollutants, including ozone and particulate matter.

#### **OZONE**

Meeting ozone standards provides important public and environmental health benefits. EPA has worked closely with states and tribes to identify areas in the country that meet the standards and those that need to take steps to reduce ozone pollution. EPAs final designations are based on air quality monitoring data, recommendations submitted by the states and tribes, and other technical information. Most of Arkansas is listed as <a href="Unclassifiable/Attainment">Unclassifiable/Attainment</a>. Logan County, Arkansas, falls within this category. See the adjacent map. (Environmental Protection Agency / 2008 Ground-level Ozone Standards as required by the Clean Air Act Region 6 Final Designations, April 2012) See EPA Map below.. <a href="http://www.epa.gov/ozonedesignations/2008standards/final/region6f.htm">http://www.epa.gov/ozonedesignations/2008standards/final/region6f.htm</a> (as of 12/23/2014)

# EPA FINAL DESIGNATIONS MAP OF REGION 6



While air quality monitoring describes ambient pollution levels, emissions inventories provide information on the contribution of various pollution sources to total emissions for specific geographic areas. Emissions from prescribed fires are unlikely to be a significant contributor to ozone. In much of the rural South, ozone formation tends to be NOx-limited and prescribed fires are usually not a major NOx source when compared to others, such as vehicles. Also, the amount of NOx and VOC coming from forestry activities is small compared to other sources. And most importantly, weather and climate conditions in this area tend to preclude prescribed burning from becoming a significant contributor to ozone formation. Most ozone events occur in mid-spring through late summer when hot temperatures and high-pressure air masses may stagnate over an area,

and pollution is not dispersed. Prescribed burning is not typically conducted under these types of weather conditions because of the smoke dispersion issues.

#### PARTICULATE MATTER (PM 2.5)

The project area is located in Logan County, Arkansas and is listed as <u>Unclassifiable / Attainment</u> per a letter to Ron Curry, Regional Administrator, U.S. Environmental Protection Agency, Region VI, from Governor Mike Beebe dated December 5, 2013. All monitored counties in Arkansas currently meet the existing primary and secondary PM2.5 standards, and no counties are designated nonattainment.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

The proposed prescribed burning is compatible with the Forest Plan, the desired conditions, and the standards within each management prescription that falls within the project area. The following effects are based on the prescribed fires being implemented in compliance with the USDA Forest Service Southern Region's Smoke Management Guidelines, dated September 2010. The smoke management objectives set forth in the guidelines are as follows:

- Minimize amount/concentration of smoke entering populated areas
- Prevent/minimize public health/safety hazards
- Avoid exceedance of National Ambient Air Quality Standards (NAAQS)
- Protect visibility in Class I Areas

Additionally, the guidelines require that burn plans be prepared to ensure that the smoke management objectives meet USDA policy that prescribed fires may not cause or contribute to an exceedance of a National Ambient Air Quality Standards. Burn planning will include the appropriate analysis procedures to evaluate downwind smoke concentrations to ensure protection of public health and safety.

Calculations of emissions from the proposed project were also conducted to assess the increase in emissions loading in the project area and throughout the state. The emissions were calculated using a range of consumption values (in tons per acre) for each unit based on best available information and professional judgment (Region 8 Air Quality Specialist Melanie Pitrolo). Consumption is assumed to be between two and four tons per acre (Logan County mostly averages 3 tons per acres), with an average emission factor of 12 pounds of fine particulate matter per ton of fuel consumed. Calculations of emissions from the largest unit show that the resulting emissions increase as a result of this project would be 62 tons per year. The following calculation was used:

2,025 burn acres x 3.0 tons per acre x 12 (average emission factor) divided by 2,000 = 36

All prescribed burning activities on the Ouachita National Forest, including those proposed in this action are conducted in accordance with the Region 8 Smoke Management Guidelines in order to alleviate the smoke related impacts outlined above. Smoke management planning in accordance with the Region 8 Smoke Management Guidelines has been successful in protecting health and safety during past activities. The Guidelines require that smoke dispersion modeling be conducted for most burn units to ensure that the smoke management objectives are met; if modeling shows potential impacts, adjustments or mitigations will be necessary in order to go forward with the burn. Each burn unit will be planned in accordance with the Guidelines such that specific parameters are met, including wind speeds and directions. While a few larger units have the potential to transport smoke beyond the National Forest, potential impacts will be mitigated by burning with a wind direction away from the Forest boundary.

Mitigation measures in the form of 'priorities and objectives' and 'design criteria' (Revised Forest Plan, pgs. 62-69 and 73-97) are included under all action alternatives to minimize potential for these effects. Key is the development of a burning plan prior to implementation that considers wind direction and other smoke dispersal factors. A burning plan would be prepared for each burn to ensure that the combustion products (smoke) do not intrude into smoke-sensitive areas. Burning would only occur when conditions are right for adequate smoke dispersal away from smoke sensitive areas (burn plan would address prescription parameters). Proposed burn areas under the Proposed Action are large enough for efficient burning

and small enough to allow burning to be completed by mid-afternoon (1500–1630 hrs), so that most smoke is dispersed by nightfall when smoke tends to sink down slope into valleys. Prescribed burning would be spread over time and space to minimize local cumulative smoke effects. With these measures, effects from smoke under the Proposed Action are expected to be small and within federal and state acceptable levels. Based on existing air quality information, no long-term adverse impacts to air quality standards are expected from the proposed project. The proposed project is designed to ensure that the Regional Smoke Management Guidelines are followed, and as such does not threaten to lead to a violation of any Federal, State or Local law or regulation related to air quality.

#### **NO ACTION ALTERNATIVE 1**

There would be no **direct effects** to air quality with this alternative. **Indirectly**, large wildfires could occur with the natural accumulation of fuels. This alternative does not include prescribed burning and therefore would have negligible potential for affecting air quality other than that which may occur under a wildfire situation. Smoke hazards from a reduced visibility and nuisance perspective have the potential to be increased due to the accumulation build-up of unburned fuels.

#### **CUMULATIVE EFFECTS**

In addition to using prescribed fire as is proposed, the Forest may also conduct controlled burns in one of the other units or in nearby areas. Depending on the timing of the burns, the NAAQS for fine particulate could be affected. Cumulative impacts will be discussed as they relate to these standards.

Smoke from individual prescribed fires usually disperses quickly (in hours rather than days) and once the smoke has cleared the effect is over. Therefore, prescribed burning from several days prior to the current burn event does not contribute to a cumulative effect.

Multiple prescribed fires could occur on the same day within the analysis area if burning conditions are favorable, and equipment and staffing are available. Multiple burns, occurring at the same time, could cumulatively increase particulate levels. These short-term impacts are best assessed through smoke dispersion modeling to determine how plumes intersect, the resulting particulate concentrations and the likelihood of exceeding a 24-hour NAAQS. However, at this stage of planning, combinations of burn units that might be treated on the same day are not known and therefore modeling the cumulative impact on the 24-hour NAAQS is not an option. Communication between prescribed fire managers is essential to minimize the chances of smoke from multiple burns merging, whether they are ignited on the same or consecutive days.

No additional impacts from reasonably foreseeable actions are anticipated.

The direct, indirect, and cumulative effects to air quality of the proposed prescribed burning would be of short duration at most (less than 24-hours). As a result of the pre-planning and effective smoke management as required throughout the burns, the overall magnitude of effects is well within the standards set to protect public health and safety. No significant cumulative effects would result from implementation of the proposed action.

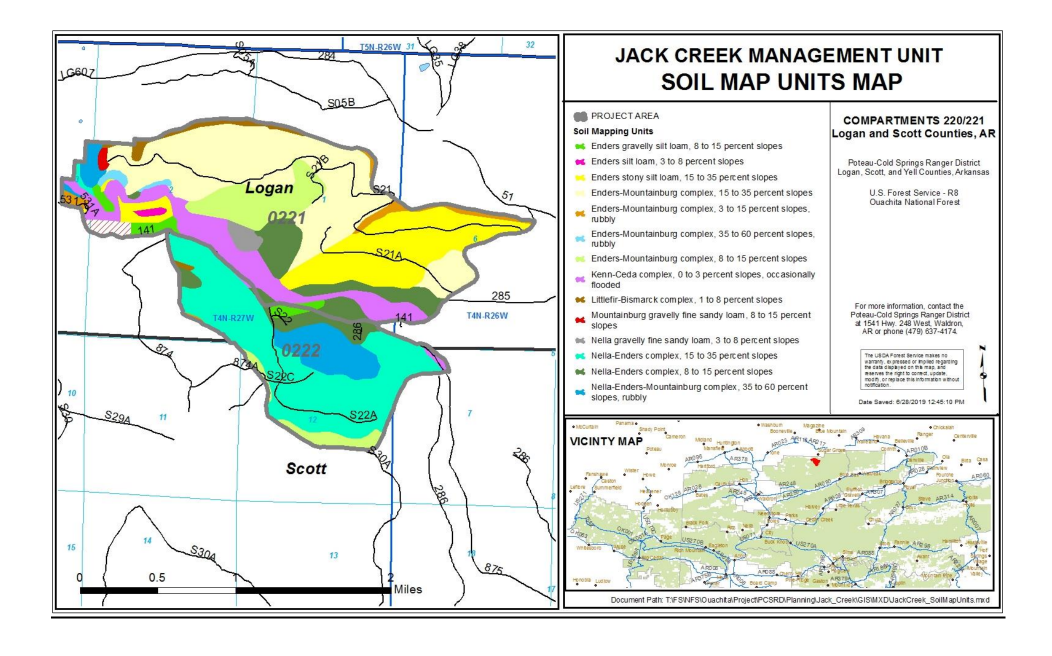
# SOILS

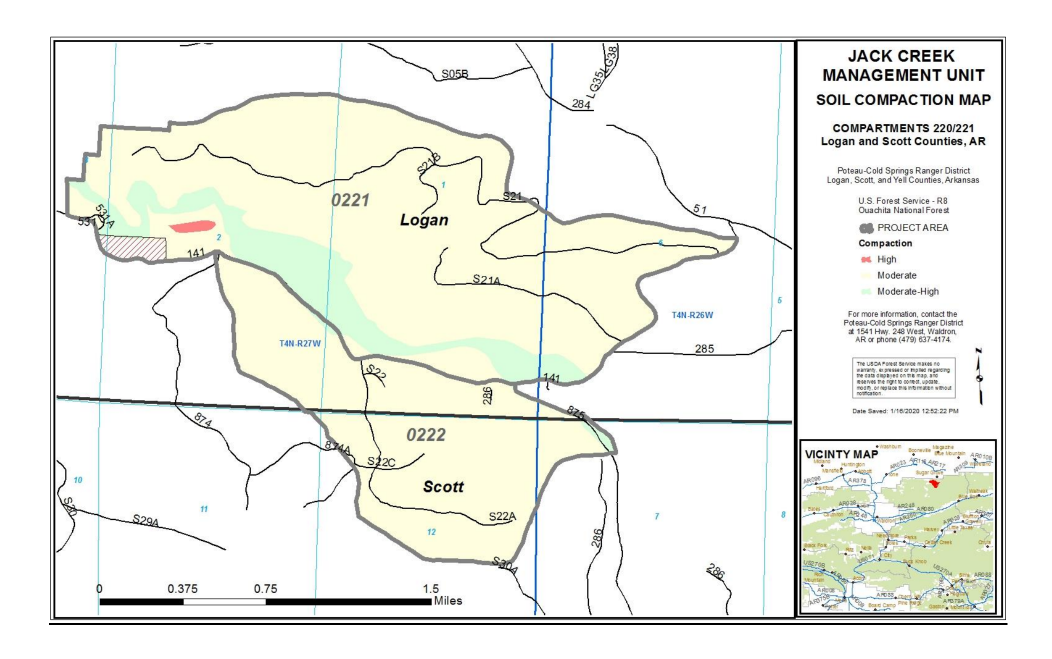
# Present Conditions

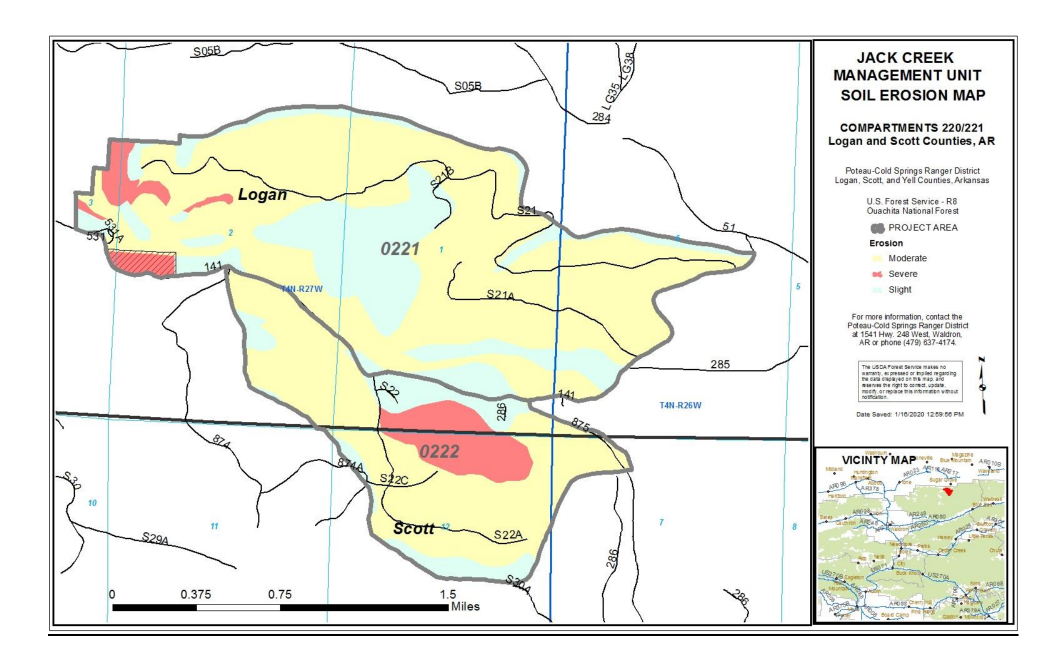
Soil maps and mapping unit descriptions and interpretations are based upon the fact that different soil types result from different combinations of geology, geomorphology, topography, vegetation and climate which influence land use activities, capabilities, and various interpretations for management. The nature, patterns and extent of these soils give each mapping unit its own set of interpretations for use and management. The Soil Analysis for the Jack Creek Project Area identified and described 14 soil mapping units in the project area. Soil properties and associated management implications/precautions of these soil units were analyzed with respect to the proposed practices within each alternative.

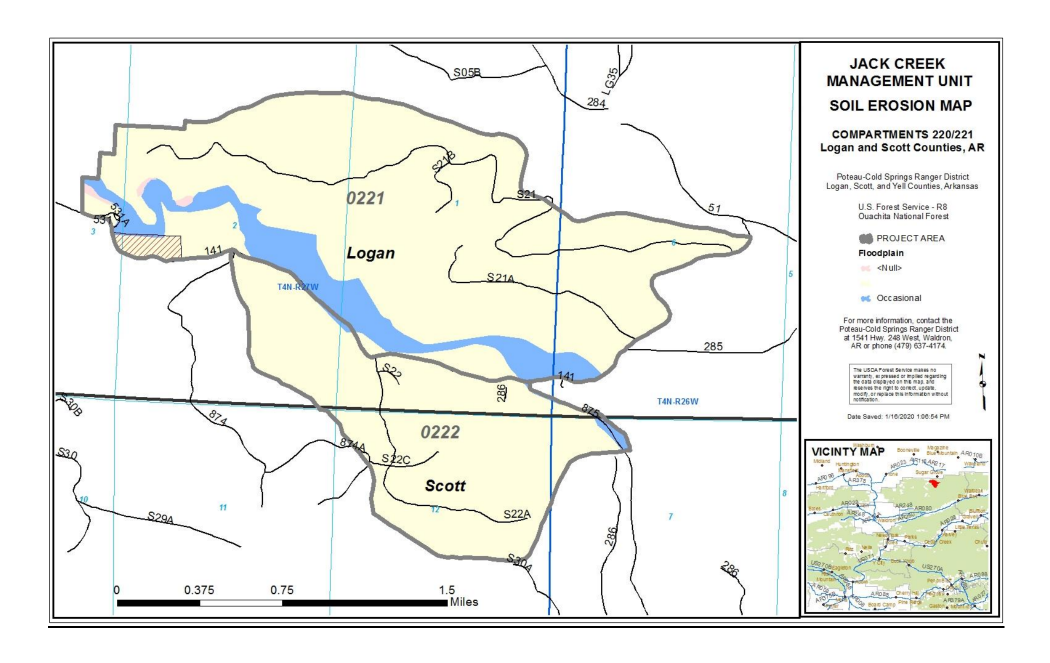
**Parklands, Prime Farmlands, and Rangeland.** No parklands, roadless areas, wild and scenic rivers, ecologically critical areas, or other unique areas are within or adjacent to the project area. However, there are some small acreages of Prime Farmland near and within the project area, some of which are on private ownership. The Prime Farmland within the project includes one soil type (Map units #056 & 071). Proposed management activities would occur on less than 49 acres of prime farmland soils but would not alter the soil's capacity to remain prime farmland.

Floodplains, Riparian Areas, Jurisdictional Wetlands and Municipal Watersheds. The project area has some floodplains and riparian areas, but no jurisdictional wetlands or municipal watersheds. Current Forest Plan monitoring notes these areas are protected by the Revised Forest Plan (Forest Wide Design Criteria SW001-SW009, Pg. 74-76 and Standards for MA 9, 9.01-9.27, Pg. 103-108). There are no actions proposed specifically for floodplains and riparian areas.









# **ENVIRONMENTAL EFFECTS**

**Geographic Boundary and Analysis Tools Used.** The geographic boundary for the effects on soil quality would be the boundary of all compartments within *Jack Creek*. Timelines for measuring the effects on soils would be 15 to 25 years between re-entry periods. The Universal Soil Loss Equation (USLE) model was used to calculate potential erosion.

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

**Erosion.** Erosion is the detachment and transport of individual soil particles by wind, water, or gravity. Soils are considered detrimentally eroded when soil loss exceeds soil loss tolerance (Forested T-factor) values. Ground disturbing management practices influence erosion principally because they remove vegetative ground cover and often concentrate and channel runoff water. Forested T-factors and the soils susceptibility to erosion vary by soil and mapping unit. Soils with higher K-factor values and those soil map units with severe erosion hazard ratings require more intensive management efforts to reduce the potential for accelerated erosion both during and after the soil disturbing activity. Erosion can best be managed to stay within the Forested T-factor values by leaving sufficient amounts of the forest floor, slash and other onsite woody debris material which typically dominates an effective surface cover, not overly compacting soils which would reduce water infiltration rates and result in increased overland flow rates, and not allowing water to concentrate and channel on roads, skid trails and landings.

The Revised Forest Plan Forest-wide design criteria identify maximum allowable soil loss thresholds (USDA Forest Service. 2005a, pg. 74-75, Criteria SW003). In order to determine whether the proposed actions meet these criteria, the Universal Soil Loss Equation (USLE) was used to calculate soil loss resulting from proposed treatments. For this analysis, the worst case-modeling scenarios were analyzed for soil map units with a severe and moderate erosion hazard potential, which would be impacted by the most intensive soil disturbing management actions. The total calculated soil loss for the proposed management activities and the maximum allowable soil loss for three-year recovery period are displayed in the table below. These values are based on adequate implementation of erosion control treatment of log decks, temporary roads and primary skid trails (scarification, waterbar and seed). These worst-case scenarios meet the Forest criteria of staying within the allowable soil loss Forested T-factor. These treatment units, along with other proposed treatment units of less intense soil disturbing management actions, would remain within acceptable limits over the entire project area when erosion control measures are adequately implemented.

# **Comparison of Proposed Action and Allowable Soil Loss**

Soil Map Unit#	Compartment/Stand	Treatment	Soil Loss (to	ons/acre)
3011 IVIAP OTIIL#	Compartment/Stand	rreatment	Proposed Action	Allowable
74	222/02	Thin Pine 20 x 20 or 70 BA	5.21	9.15
75	222/09	Seedtree	3.18	13.25
74	222/12	Thin Pine to 70 BA and HWD to 10 BA	5.58	9.15

The wildlife ponds to be developed in the watershed would be approximately ¼ to ½ acre in size. The resultant soil exposure would be temporary. The ponds would be constructed on gently sloping sites and, after construction, would act as a barrier to downstream movement of sediment. Planting grasses, clover, and other herbaceous vegetation would reduce the time required for pond site stabilization to less than four months. The ponds would not be constructed in any riparian areas and would be located away from any perennial stream channels. These measures would limit potential soil erosion and sedimentation to within acceptable levels.

During prescribed burning actions enough amounts of unburned material will be left intact to minimize erosion. Burns would be prescribed and implemented such that not more than 20% bare soil will be exposed on units receiving fuels reduction or wildlife enhancement burns, and not more than 30% bare soil will be exposed on units receiving site prep burns. Only the upper forest floor litter layer consisting of non-decomposed or semi-decomposed pine needles, leaves and small twigs would be expected to be consumed. This will leave the underlying forest floor layer, which consists of more decomposed needles, leaves and twigs, to protect the mineral soil. This remaining organic layer, along with the trees and other living

vegetation on the site, should prevent or minimize most soil movement. After prescribe burning operations, all firelines will be water barred, seeded, and fertilized.

**Compaction.** Compaction increases soil bulk density and decreases porosity as a result of the application of forces such as weight and vibration. Compaction can detrimentally impact both soil productivity and watershed condition by causing increased overland flow during storm events and reduced plant growth due to a combination of factors including reduced amounts of water entering the soil and its reduced availability to plant growth, a restricted root zone, and reduced soil aeration. It is generally acknowledged that all soils are susceptible to soil compaction or decrease soil porosity. The soils in this planning area are most susceptible to compaction when wet.

The soil resource inventory identified soils in the analysis area have compaction hazard ratings ranging from moderate to High. Most, however, are in the moderate range (89% of the project area). Soils with a moderate-high rating (10% of the project area) will be treated as having a high rating. There are several stands with very small areas of mod-high to high ratings that also have timber harvests proposed. The moderate-high rating will be treated as having a high hazard rating, since in this analysis area these soils have low proportions of rock content in the top 6-inches of soil. This situation, when combined with heavy equipment operation on wet soils, can result in unacceptable levels of compaction. To ensure that compaction effects are kept within acceptable levels, additional mitigation would be implemented. On soils with a moderate-high or high compaction hazard rating, logging would be limited to the drier periods of the year, namely April through November. On soils with a severe compaction hazard rating, logging would be limited to a July through November operating season. (Stands proposed for limited operating seasons are listed in Chapter 2, technical requirements). Even during these drier periods, extra care would be taken to monitor soil conditions and suspend operations when soils become wet. Given this mitigation, soil compaction would be limited and is not expected to impair soil productivity.

Fire effects on soil. Prescribed fire may affect soils positively or negatively. Positive effects include enhancement of nutrient availability and phosphorus cycling and reduction of soil acidity. Negative effects include excessive soil heating that can kill soil biota, alteration of soil structure, destruction of organic matter, and loss of site nutrients through excessive volatilization. Soil erosion and additional nutrient loss through leaching may occur later during rainstorms. Any long-term negative effects to the soil would be related to high severity burns or very short (less than three years) frequency of the burns. Typical burn severity would be limited by established burning parameters and mitigation measures designed to protect soils and overstory trees and to minimize risk of escape. These parameters result in retention of enough leaf litter to protect soil from the negative effects listed above in most cases. Underburn frequencies would be three-years or greater, which would allow recovery of forest floors and soil biota and would not deplete soil nutrients.

Effects of Herbicides on Soil. Herbicides do not physically disturb the soil; therefore, treated areas have intact litter and duff. Herbicides could affect soil productivity through biotic impacts, soil erosion, and nutrient leaching. Depending on the application rate soil environment, herbicides can stimulate or inhibit soil organisms. Adverse effects can occur when herbicides are applied at higher rates than the label rate. Use of herbicides at the lowest effective rate required by mitigation measures does not reduce activity of soil biota (Fletcher and Friedman 1986). Litter and duff serve to minimize erosion and nutrient loss from leaching. Forest standards have been developed to ensure that herbicides are applied correctly and pose no greater risk to soils and soils biota and do not accidentally contaminate surface waters. No herbicide will be mixed or used within 100 feet of perennial streams, lakes, or ponds, or within 30 feet of other streams with defined channels. Herbicides, carefully directed and foliar sprayed during late spring to summer at the minimum recommended application rate, should result in no detrimental effects to long-term soil productivity or impact water quality. With plan standards in effect, the proposed action shows acceptably low risk with respect to potential herbicide use (USDA Forest Service 2005b, pp.47).

#### **CUMULATIVE EFFECTS.**

Effects from past actions are no longer impacting the soil resource. There are no present actions impacting the soil resource. There is always the potential for a wind or insect/disease event that would result in salvage or sanitation harvests within the same areas proposed for harvest under this project. Because salvage or sanitation harvests in response to these natural

events would also follow the Revised Forest Plan guidance designed to protect the soil resource, any additive effect would be minimal.

There are no actions proposed specifically for floodplains and riparian areas. Proposed management activities would occur on less than 49 acres of prime farmland soils but would not alter the soil's capacity to remain prime farmland.

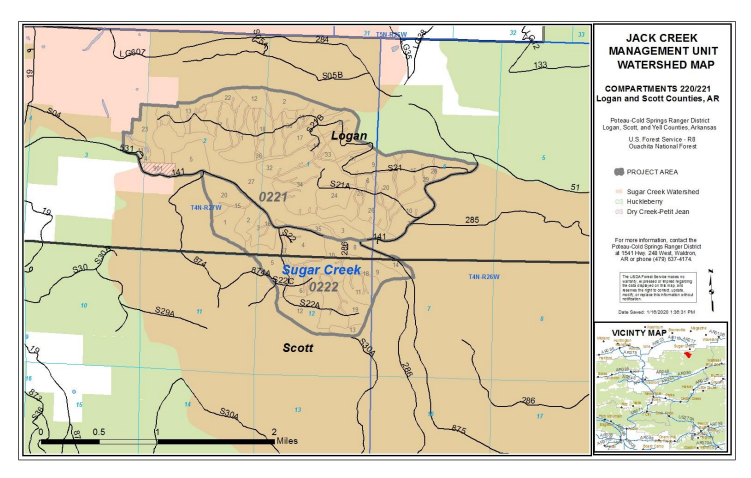
# **NO ACTION ALTERNATIVE 1**

Only the undisturbed natural erosion would be expected to continue. Natural erosion from undisturbed forest soils is very low. There would be no management activities conducted on forest soils; no compaction would occur. No cumulative effects would occur because no management activities would be conducted under the No Action Alternative; there would be no additive effect.

# **WATER RESOURCES AND QUALITY**

# **Present Conditions**

The Jack Creek Project area contains three 12-digit hydrologic unit code (HUC) sixth level subwatersheds. The majority is in the Sugar Creek 111102040204 6th level watershed. A very minor portion along the edges includes Dry Creek-Petit Jean River 111102040205 6th level watershed, and the Huckleberry Creek 111102040203 6th level watershed. Only Sugar Creek will be analyzed for this project. The project area encompasses approximately 2,045 acres (FS = 2,025 ac, PVT = 20 ac) in size and is in Logan and Scott Counties, Arkansas. Streams within the *Jack Creek* project area include Jack Creek which flows through the center of the Jack Creek project area. Sugar Creek flows through a small area in the western portion of the project. Also contained within the project area are 2 existing ponds (¼ to ½ acre in size). The primary beneficial use of the ponds is water supply for wildlife.



#### **ENVIRONMENTAL EFFECTS**

# PROPOSED ACTION

# **Non-Herbicide Treatments**

A direct effect of management activities on water quality occurs when an activity places a pollutant directly into a watercourse. Road maintenance and/or construction, fireline construction and reconstruction and timber management activities such as construction of skid trails, temporary roads and log landings could result in increases in erosion and sedimentation. Roads contribute more sediment to streams than any other land management practice (Gucinski et al., 2000). While it is impractical to eliminate all soil from entering a stream, it is possible to limit it from directly entering streams through design and implementation of Best Management Practices (BMPs). BMPs can be applied before, during, and after

pollution-producing activities to reduce or eliminate introduction of pollutants into receiving waters. BMPs are a management and planning system in relation to water quality goals, including both broad policy and site-specific prescriptions. Within the Revised Forest Plan, standards are synonymous with BMPs.

Monitoring is used to determine implementation and effectiveness of management activities. Reviews of individual BMPs and combinations of BMPs across the ONF have shown that management activities such as temporary road crossings or timber harvest in combination with SMA buffers do not have a significant adverse effect on beneficial uses (Clingenpeel, 1989; Clingenpeel, 1990; Neihardt, 1994; USDA Forest Service, 1994; Vestal, 2000). Based on results of research and monitoring efforts and mandatory implementation of Revised Forest Plan standards, an adverse direct effect resulting from these proposed management actions would be unlikely.

Indirect effects are those impacts from management activities that do not have a direct connection to the stream course. The indirect effects would include increased runoff and peak flows as a result of vegetation removal and compacted surfaces, which result from road and landing construction and from harvest activities. The disturbed surfaces resulting from the above activities and increased flows could cause increases in erosion and sediment delivery to channels. Miller, Beasley and Lawson (1985) demonstrated in harvest treatment areas that peak flows and sediment yield did not increase significantly.

The effect of nutrients released to streams as a result of management activities is also an indirect effect. Beasley, Miller and Lawson (1987) statistically found no effect from selection harvesting and only a temporary effect for one year after clear cutting. Because of the dilution of untreated areas, and the limited amount of site rehabilitation harvest, the effect of nutrients released to streams would not likely be a significant impact to water quality over time. Based on results of research and monitoring efforts and mandatory implementation of BMPs, an adverse indirect effect resulting from these proposed management actions would be unlikely.

#### **Herbicide Treatments**

Herbicides are proposed for the treatment of non-native invasive species, restocking areas following regeneration harvests, release/PCT, and as an option for midstory removal. The Proposed Action proposes herbicide application with glyphosate (Round-up®, Accord® or equivalent products), triclopyr (Garlon 4®, 3A or equivalent products), or Imazapry (Arsenal, Chopper or equivalent products) as backup treatments for hard to kill non-native species or undesirable stocking following regeneration. Application would be by cut surface application, tree injection, and foliar or basal spray application method. The amount treated would be the minimum necessary, however the following still applies. When herbicides are applied, there is a risk that the chemical could move offsite, possibly entering streams, ponds, lakes, or infiltrate ground water by vertical seepage into aquifers. The Forest Service has specific regulations for the use and application of herbicides, and the Ouachita NF adheres to additional design criteria for herbicide application in the Revised Forest Plan. When all BMPs or regulations are implemented, there should be no significant movement of herbicide offsite. Reforestation treatments using herbicide, 219 acres, is proposed and is outside streamside protection areas. All streams perennial and intermittent would be protected, by 100 and 30-foot herbicide application buffers and; all source waters would be protected by 300-foot buffers. Buffers are to be clearly marked (herbicide standard HU006) before treatment so applicators can easily see and avoid them (USDA Forest Service, 2005a). No direct, indirect or cumulative effects from proposed herbicide reforestation activities are anticipated. Direct effects could occur from herbicide application for aquatic non-native invasive species and indirect effects when treating terrestrial invasive plant species within SMAs, but effects would be minimal due to approximately 99% of invasive species treatments occurring outside streamside management area protection buffers (aquatic habitats) and following RFP protections and conservation measures. The RFP only allows herbicide use within MA 9 for control of vegetation on dams or for control of invasive and/or exotic species. Application would be approved by the Forest Supervisor following site-specific analysis and a monitoring plan (design criteria 9.13). Only a non-soil active herbicide with appropriately labeled formulation for both aquatic and terrestrial site use would be used. Application of herbicide specimen label rates for each chemical would be followed and applied rates would be at or below the recommended application rate.

Herbicide monitoring across the Forest has found only trace amounts of herbicide have ever been detected in streams. Herbicide applications were monitored for effectiveness in protecting water quality over a five-year period on the Ouachita NF (Clingenpeel, 1993). The objective was to determine if herbicides are present in water in high enough quantities to pose a threat to human health or aquatic organisms. From 1989 through 1993, 168 sites and 348 water samples were analyzed for the presence of herbicides. The application of triclopyr for site preparation and release was included in the analysis. Of those samples, 69 had detectable levels of herbicide. No concentrations were detected that would pose a significant threat to beneficial uses. Based on this evaluation, the BMPs used in the transportation, mixing, application and disposal were determined to be effective at protecting beneficial uses. No cumulative effects are anticipated due to RFP standards, BMP and the small amount of area potentially impacted.

# **NO ACTION ALTERNATIVE 1**

Although proposed soil disturbing activities resulting in stream sedimentation would not occur, watershed improvement activities would also not take place.

#### **NO HERBICIDE ALTERNATIVE 2**

The effects of management activities would be the same as those described above except the listed effects from herbicide would not occur.

# **Aquatic Cumulative Effects Model (ACE)**

The Aquatic Cumulative Effects (ACE) model was used to identify the watershed condition of the 12-digit Hydrological Unit Code (HUC) sixth level subwatersheds, as well as assess proposed project impacts. Watershed Condition Ranking (WCR) is a risk ranking integrated in the model that returns a High, Moderate, or Low ranking based on predicted sediment delivery to streams, and effects on fish community diversity and abundance. The primary variables driving ACE, and subsequently the WCR, are road density, urban areas, pasture lands and project treatments. Cumulative effects analyses are bounded in space and time. The sixth level subwatershed was chosen for the model boundaries because it is the smallest subwatershed for which full coverage has been provided within the National Hydrologic Database and is the level below that used for Forest Plan revision. Local research has shown that effects of increased sediment as a result of timber harvests are identifiable for up to 3 years (Miller, Beasley and Lawson, 1985). The timeframe of this model is bound by three years prior and one year following implementation. This captures the effect of other management activities that may still affect the analysis area. This is consistent with most project level environmental analyses that have an operability of five years. Proposed actions are constrained to a single year. This expresses the maximum possible effect that could occur. Past activities that have a lasting effect (such as roads and changes in land use) are captured by modeling sediment increase from an undisturbed condition. Background information on the process and data used to predict sedimentation is on file at the Cold Springs Ranger District office. The predicted sediment delivery and risk level for the subwatersheds are displayed in the table below.

#### TREATMENTS OCCURRING IN 1-YEAR PERIOD

**Sediment Delivery by Alternative** 

Subwatershed	Altamatica	Sediment	Risk Level	
6 <sup>th</sup> level HUC ID#	Alternative	Tons Per Year	% Increase*	RISK Level
Curan Creak	Current Condition		337	Low
Sugar Creek 111102040204	No Action Alternative 1	144.2	357	Low
111102040204	Proposed Action & No Herbicide Alternative 2	611.33	406	Low

<sup>\*</sup>Percent increase over sediment delivery from undisturbed watershed condition

**Sugar Creek**. For all alternatives, the risk level remained low. There is no risk that effects would rise to a level threatening violation of any water quality standards or administrative limits. Effects are well understood, and mitigation in past projects has demonstrated effects are either not detectable or have no effect on beneficial uses. The application of forest standards and BMPs is assumed. No stream surveying/monitoring was conducted because the WCR remains low risk (USDA Forest Service, 2015).

# WILDFIRE HAZARDS AND/OR FUELS

# **Present Conditions**

Fuel loads in *Jack Creek* continue to accumulate from normal events and processes such as storms, insects and disease, needle cast, and leaf litter, which can increase wildfire hazards in the project area. Fuels can increase from 4-6 tons per acre to 8-10 tons per acre after years without prescribed burning. Prescribed burning conducted on the Ouachita National Forest typically reduces fuel loading on a unit by one to three tons per acre. Most of this area has not been burned in recent years.

# **ENVIRONMENTAL EFFECTS**

The geographic boundary for the effects on wildfire hazards and fuels would be the entire *Jack Creek* and the immediate forested areas surrounding *the project area*. Timelines for measuring the effects are current fuel and future fuel buildup for the next 10 to 15-year period. The analysis method would be by field observations and monitoring of fuels after burns.

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

There are approximately 3,847 acres of prescribed burning proposed on 3-5-year intervals for this project. With repeated burns, fuel loading in a burn unit can be maintained at approximately three to four tons per acre. Prescribed burning would significantly reduce hazardous fuels in this project area. Fireline construction and maintenance are proposed for the Proposed Action and Alternative 2.

Fuel management is implemented through normal program planning. Other resource areas such as timber and wildlife may initiate projects that also benefit fire management through fuel modification by use of prescribed fire. Burn plans would be developed to provide protection for soil and water while achieving the resource management objectives. Prescription elements would include such factors as fire weather, expected fire behavior, slope, aspect, soil moisture, fuel moisture, relative humidity, mixing heights, wind speed and direction, fuel loads, and any other indicator that may influence fire intensity.

A direct effect would be logging slash added to an already increased load from normal fuel accumulations. Even though this would add to the normal fuel loads in *Jack Creek*, a direct effect of a prescribed burn executed under controlled conditions would reduce this load down to near normal amounts reducing the chance of a hot wildfire that could kill live standing timber and remove the soil protecting litter layers that a prescribed burn would leave intact (indirect effect).

Slash would be produced from timber harvests, wildlife stands improvement, pre-commercial thinning, and site preparation activities. This slash would add to the fuel loading within the project area.

Measured fuel loadings on the Ouachita NF have shown that the 100-hour fuels (1-3" diameter) increased by an average of 1.7 tons per acre post-harvest (Clingenpeel, 2002). This is a result of slash or woody debris left on-site from timber harvesting.

No fuel loading data was available for the other prescribed treatments. However, a summary of the type and size of slash that would result from each activity is listed below.

# FUEL LOADING PRODUCED BY PROPOSED ACTION AND ALTERNATIVE 2

Management Activity	ty Fuel Loading Produced - Forest Type - Diameter			
Pre-commercial Thinning	Pine - < 5 inches at breast height			
	Hardwood - < 8 inches at breast height			
Site Preparation	Pine - None			
	Hardwood - No diameter limit			

In addition to slash, the site preparation activities and release activities proposed would result in increased fuel loading on the ground. These fuels would increase fire intensity during prescribed fire or wildfire event.

# **CUMULATIVE EFFECTS**

Cumulatively, with each successive prescribed burn, less intense fires would resemble natural fire events that were common before fire suppression activities were begun. With each prescribed burn, less fuel would be available to burn and native species would increase that benefit from periodic fire. Eventually stand replacing wildfire would become less likely, easier to control or manage, and burn under moderate conditions.

# NO ACTION ALTERNATIVE I

The effects would be the same.

# TRANSPORTATION AND INFRASTRUCTURE

# **Present Conditions**

There are approximately 2,025 acres of NF and 20 acres of private land resulting in approximately 3.2 square miles. There are 11.73 miles of total existing roads (both open and closed). Of these roads, 7.75 miles are currently opened. The current open road density is 2.42 miles per square mile, which does not meet the 2005 Revised Land and Resource Management Plan criteria for Management Area 14. This is due to several factors including the nearby developed Jack Creek Recreation Area and the EMU also contains the Buck Ridge Shooting Range. Roads are essential in this area due to the high number of visitors the area receives each year. Some Roads also act as staging points for the Sugar Creek Trail as well are parts of the trail themselves. There are some culverts that may need replaced or maintained.

# ROADS THAT PROVIDE DIRECT ACCESS TO THE PROJECT AREA.

AR 023 provides the main access to the Jack Creek EMU project area. AR023 runs East and West to the North West of the Jack Creek EMU. Forest Service Roads and Scott County Roads provide access to this EMU.

AR 217 provides the main access to the Jack Creek EMU project area. AR 217 runs East and West to the North of the Jack Creek EMU. Forest Service Roads and Scott County Roads provide access to this EMU.

#### ROADS WITHIN THE PROJECT AREA.

Road 141 – (From Jack Creek Recreation Area to 51) This is a double lane, paved, ditched, and piped road for 1.1 miles becoming a single lane, graveled, ditched, and piped road under County jurisdiction and County maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in good condition due to continuous yearly use and maintenance, however, has some pipe that have begun to fail. This is an open road year-round.

Forest Service Road 286 – This is a single lane, ditched and piped road under Forest Service jurisdiction and Forest Service maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in fair condition due to continuous yearly use with brush encroaching in the ditches. This is an open road year-round.

Forest Service Road 874 - This is a single lane, ditched and piped road under Forest Service jurisdiction and Service maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in good condition due to recent reconstruction and seasonal use. This is a seasonally open road.

Forest Service Road 874A- This is a single lane, ditched and piped road under Forest Service jurisdiction and Service maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in fair condition due to brush encroaching in the ditches, and minor erosion. This is a seasonally open road.

Forest Service Road 875 – This is a single lane, ditched, and piped road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in good condition to continuous yearly use. This is an open road year-round.

Forest Service Road S21-- This is a single lane, ditched, and piped road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in fair condition due to lack of maintenance and brush encroaching in the ditches. This is an open road year-round.

Forest Service Road S21A– This is a single lane, ditched, and piped road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in poor condition due to lack of maintenance and brush encroaching in the roadbed. This is a closed road year-round.

Forest Service Road S21B- This is a single lane, ditched, and piped road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in poor condition

due to lack of maintenance and brush encroaching in the roadbed. This is a closed road year-round.

Forest Service Road S22– This is a single lane, ditched and piped road under County jurisdiction and County maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in good condition due to continuous yearly use and maintenance. This is an open road year-round.

Forest Service Road S22A- This road is listed in Infra as a system road but, has been decommissioned by nature and should be taken of the system.

Forest Service Road S22C– This is a single lane road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in poor condition due to lack of maintenance and large trees encroaching on the sides of the road. This is a closed road year-round.

Matrix for Existing Roads in the Jack Creek EMU

Road Number	Road Name	Jurisdiction	Length Miles	Current Management Status	Maintenance
141	Jack Creek	С	3.87 (2.73)	0	FS
286	Pigeon	FS	0.64	0	FS
531	Jack Creek Recreation Area	FS	0.32	SO	FS
531A	Jack Creek Camping	FS	0.08	SO	FS
874	Middle Creek	FS	0.04	SO	FS
874A	West Buck	FS	0.05	SO	FS
875	Jack Pigeon	FS	0.55 (0.40)	0	FS
S21	Briggs	FS	3.80	0	FS
S21A	South Briggs	FS	1.46	С	FS
S21B	Briggs Spur	FS	0.45	С	FS
S22	Buck Ridge Rifle Range	FS	0.18	0	FS
S22A	Buck Ridge	FS	1.15	С	FS
S22C	Tiger	FS	0.43	SO	FS

# ROADS OUTSIDE THE PROJECT AREA.

Forest Service Road 874 - This is a single lane, ditched and piped road under Forest Service jurisdiction and Service maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in good condition due to recent reconstruction and seasonal use. Past the intersection with 874A, this road is poor condition due to lack of maintenance. This is a seasonally open road.

Forest Service Road 874A- This is a single lane, ditched and piped road under Forest Service jurisdiction and Service maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in fair condition due to brush encroaching in the ditches, and minor erosion. This is a seasonally open road.

Forest Service Road S21-- This is a single lane, ditched, and piped road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in fair condition due to lack of maintenance and brush encroaching in the ditches. This is an open road year-round.

Forest Service Road S22C- This is a single lane road under Forest Service jurisdiction and maintenance. The variety of users includes hunters, recreation, and forest administration. This road is in poor condition due to lack of maintenance and large trees encroaching on the sides of the road. This is a closed road year-round.

Road Number	Road Name	Jurisdiction	Length (Miles)	Current Management Status	Maintenance
874	Middle Creek	FS	1.36	SO	FS
874A	West Buck	FS	1.13	SO	FS
S21	Briggs	FS	0.03	0	FS
S22C	Tiger	FS	0.02	SO	FS

# **Fish Passage Crossings**

The road analysis inventory showed 5 Fords, 2 bridges, and 2 slabs. Out of these stream crossings the data showed that none of them have a fish passage problem. All fish passage culverts to be replaced will be designed to meet fish passage guidelines.

# **Decommissioned by Nature**

The following system roads or portions of system roads are decommissioned by nature and shall be removed from INFRA as system roads.

Road#	Name	Length	Action	
S22A		1.15	Decommissioned	
Total Roads	Decommission	1.15 Miles		

# **ENVIRONMENTAL EFFECTS**

The geographic bounds for this project include the transportation system within *Jack Creek project area* and portions of roads outside of the project area. Timelines for measuring the effects would be until all activities proposed are completed. The method of analysis for the transportation system in this project area is the Travel Analysis Process – Jack Creek that was completed in January 2020, utilizing GPS data.

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

The Proposed Action would include approximately 1.55 miles of road reconstruction, no new construction, 6.11 miles of temporary road construction, 7.23 miles of prehaul maintenance, and 1.15 mile of road decommissioning. Normal and emergency road maintenance would be done on existing open roads. All stream crossings with culverts being replaced would be engineered with adequate fish passage structures. This alternative would reduce the distance between culverts and replace nonfunctioning culverts, which would have an indirect effect by reducing sediment from roads in the watershed. The proposed transportation work would allow for timber harvesting, prescribed burning, silvicultural treatments, wildlife work as well as safe public access. There would be no additional road closures after treatment activities.

Open roads would change from 7.75 miles in the No Action Alternative I to 7.57 miles in the Proposed Action and Alternative 2 resulting in the open road density reducing from 2.42 miles to 2.37 miles per section. This would exceed the objectives of the Revised Forest Plan guidelines for Management Areas 14 but would move it closer to the 1.0 miles per square mile objective. All roads except those listed as open in the MVUM will be closed.

Rock Permits - The objective of including rock permit areas in these alternatives is basically administrative in nature. The proposals don't specifically identify the "creation" of areas "specifically" for collecting rocks nor do they have road reconstruction proposed for the sole purpose of having rock permit areas. Rather, the proposals acknowledge that rock permit areas could be made available as a secondary or incidental result of road reconstruction that is needed for other purposes. Permits could be issued to the local community, if there is an inquiry or need of a rock permit. Allowing rock permits from the "disturbed" road reconstruction sites would discourage unlawful and/or unpermitted removal of "embedded" rock from the general forest area. It is expected that a very limited amount of rock permits, if any, would even be issued for this project area, but the option would be available. Pits that are on the district are for shale fill only and not for rock permits that are occasionally requested by individuals in the local community.

# **NO ACTION ALTERNATIVE 1**

The direct effect of this alternative is that no roadwork would be done on many interior roads. Normal and emergency road maintenance would be done on existing open roads. The indirect effects would include the continued deterioration of roads, washed out stream crossings, rusted out culverts, and long distances between cross drains. Sediment from the road would eventually increase.

# **CUMULATIVE EFFECTS**

There are no other past, present or reasonably foreseeable future actions within the project area that would contribute effects to the transportation system.

# **VEGETATION**

#### Present Conditions

Summary of existing National Forest lands and private ownership in the *Jack Creek* analysis area. These are *approximate* acres based on Geographical Information Systems (GIS).

	Acres	Percent
Shortleaf Pine Forest Type (Forested Area)	1,667	82%
Hardwood Forest Type (Forested Area)	358	18%
Loblolly Pine Forest Type (Forested Area)	0	0%
Total	2,025	100%
		-00/
Mature Pine >= 80	1,184	58%
Mature Hardwood > =100	316	16%
Additional Mature Pine in the next 10 years	97	5%
Subtract Modified Seed Tree method of regeneration	219	
Total	-122	-6%
A 18% 184 4 11 12 13 14 14 14 14 14 14 14 14 14 14 14 14 14	07	40/
Additional Mature Hardwood in the next 10 years	27	1%
Total Mature Pine in the next 10 years	1,062	52%
Total Mature Hardwood in the next 10 years	343	17%
Total Mature Pine and Hardwood in the next 10 years	1,405	69%

- 1,667 acres (82%) Shortleaf Pine forest type (forested area)
- 358 acres (18%) Hardwood forest type (forested area)
- 0 acres (0%) Loblolly forest type (forested area)
- 1,184 acres (58%) Mature growth pine (forested area)
- 316 acres (16 %) Mature growth hardwood (forested area); (within 10 years, 27 more acres will move into mature growth age class increasing the mature growth hardwood to 343 (17%) meeting the forest plan objective)
- 97 acres Additional Mature Pine minus 219 acres of seedtree regeneration areas would be a 122 acre
  decrease of mature pine in the next 10 years.
- 343 acres (17%) Additional Mature Hardwood in the next 10 years
- 1,405 acres (69%) Total Mature Pine and Hardwood in the next 10 years

Jack Creek contains a distribution of pine and pine/hardwood (1,667 acres or approximately 82%) and hardwood and hardwood/pine (358 acres or approximately 18%) forest types that cover rolling hills, steep, and moderately steep side slopes. There are approximately 2,025 acres of NF system land in the project area. There is a wide distribution of age classes from 16 years of age to 112 years of age in pine and from 83 years old to 124 years old for hardwood species. Currently there is 0 acres in the 0-10-year age class within the suitable land on National Forest System land within the project area. Total mature pine and pine/hardwood acres (at least 80 years old and older) are 1,184 (approximately 58%) of the forested area. There are 316 acres (16%) of mature growth hardwood or hardwood/pine (100+ years old) present. However, by the end of the next 10-year period there would be approximately 343 acres (17%) of mature growth hardwood/hardwood pine. These conditions would meet Forest Wide Design Criteria WF006 of the Revised Forest Plan.

Tree species common in these stands include various white oaks and red oaks, hickories, blackgum, sweetgum, and shortleaf pine with some encroachment of invader and offsite type species such as cedar and red maple. There is some red oak decline present but not as prevalent in *Jack Creek* as in other parts of the district. The factors that contribute to oak mortality around the district are present here. These are hardwoods exceeding 70 years, high stem densities, and marginal

site indexes (50 to 60). Drought has played a role in the amount of mortality and decline district wide. Dry years in 1998, 2000, 2001, 2002, August, September, October of 2004, October – December of 2005, January thru March of 2006, summer of 2011, and summer 2015 are still affecting the tree species on the district and forest. The Poteau-Cold Springs District has had a history of southern pine beetle and Ips beetle infestations. Because of the advanced age and stocking rates of the mature pine stands these pine stands remain susceptible to insect infestations. The older hardwood stands also become less resistant to insect and disease infestations with age.

Jack Creek MA 14 - Age Class Distribution for All Forested Land by Forest Type Projected For 2019

	(Acres)							
Age Class	Shortleaf Pine	Pine/Hardwood	Hardwood	Hardwood/Pine	Loblolly	Loblolly/Hardwood	Acres	Percent
0 – 10	0	0					0	0%
11 – 20	40	13					53	3%
21 – 30	0						0	0%
31 – 40	269	0					269	13%
41 – 50	25	39		0	0	0	64	3%
51 – 60	0			0			0	0%
61 – 70	0	0					0	0%
71 – 80	97	0					97	5%
81 – 90	497	0	15	0			512	25%
91-100	399	54	27				480	24%
101-110	93	32	0				125	6%
111-120	109						109	5%
121-130			316				316	16%
131-140							0	0%
141-150							0	0%
151-160							0	0%
160+							0	0%
Acres	1,529	138	358	0	0	0	2,025	
Percent	76%	7%	18%	0%	0%	0%		100%

(Percentages in table are GIS acres.)

# **ENVIRONMENTAL EFFECTS**

The geographic boundary for the effects on vegetation would be the boundary of all the compartments within the *Jack Creek* Ecosystem Management Unit boundary. Timelines for measuring the effects on vegetation would be a 10-15-year timeline from 2019 to 2029-2034, or from this entry to the next. Methods of analysis include interpreting the field data collected throughout the project area to establish existing and desired conditions. The proposed actions developed to meet the desired conditions are analyzed to determine what the direct effect of these actions would be and what the cumulative effects would be to the vegetation in the overstory, midstory, and understories.

#### **PROPOSED ACTION**

The proposed harvests are consistent with the Revised Forest Plan's direction to emphasize forest vigor and timber growing potential and sustainability in Management Area 14. It would also provide wildlife habitat diversity for various other wildlife species. The older stands in the unsuitable areas would also represent old growth conditions, a major ecological community of the Ouachita Mountains and the Arkansas Valley of Arkansas and Oklahoma.

Thinning would reduce vegetation that competes for limited soil nutrients, water, and sunlight (USDA Forest Service. 2005a, Priorities pg. 58 and Objective pg. 59). Thinning and releasing stands would improve and restore individual tree vigor, health, and resiliency of the *Jack Creek* analysis area. Commercial thinning stocking rates would reduce the chances of having southern pine beetle infestations spread out of the thinning stands into adjacent stands. Research has shown that

Southern pine beetle (SPB) infestations in stands that have been thinned with 20-25 feet between trees will not spread to adjacent stands but will disburse (Managing Southern Forest to Reduce Southern Pine Beetle Impacts, May 1986, p19). A target BA of 70 would average approximately 24 feet between trees in mature saw timber stands. Commercial thinning on 20 ft. spacing would improve and restore individual tree vigor and growth in the younger pine plantations.

Stands selected for modified seedtree regeneration harvest are mature pine stands located at least 10 chains away from existing young stands still considered regeneration openings on National Forest system lands or on private lands. Regeneration openings are young stands that have not grown to 20% of the height of the adjacent stand.

Timber harvesting proposed in the Proposed Action consists of commercial thinning shortleaf pine to a target BA of 70 pine with some stands striving for a 10% hardwood component; commercial thinning on a 20 ft. spacing; and modified seed tree method of regeneration harvest. Hardwoods may be harvested, where available, leaving a minimum hardwood component of 10 basal area per acre.

BAs of stands proposed for commercial thinning are from Table 3.6 (Revised Forest Plan, pg. 84) that lists thinning guidelines to be used for timber management. The stands to be thinned would be carried beyond the 70-year rotation period making them more susceptible to southern pine beetle infestations. These BAs would reduce the chance that southern pine beetle infestations would spread to adjacent stands. Research has shown that trees spaced at least 20 to 25 feet apart would still get southern pine beetle infestations, but the beetles would soon disperse, and the spot would not spread. Average diameter of the pine sawtimber to be thinned is 12 to 13 inches. Reducing the density down to a target 70 BA would leave approximately 24 feet between trees. These reduced BAs would eventually reduce the fuel loadings and temporarily create additional early stage habitat needed by various wildlife species.

Where various harvests are proposed there are portions that would not be thinned or harvested because of some type of topographic feature making them unsuitable such as rock outcrops or short steep slopes, or varying widths in riparian zones. The exact acres deducted from these stands would be determined in the field when the timber is marked if the Proposed Action is selected.

A **direct effect** of the Proposed Action modified seedtree harvests would create 219 acres of early seral stage habitat (13.7% of the suitable and 10.8% of the overall forested area). A direct effect of the commercial thinning would be a reduced number of trees in the overstory taking the low-quality trees and trees that are more susceptible to insect infestations first with the remaining being the best shaped and healthiest trees in the stands.

Mature growth pine and pine hardwood 80 years old or older would be reduced by 219 acres to 965 acres but increase by 97 (from the 71 to 80 age class) to 1,062 acres (52% of project) in 10 years. Mature growth hardwood and hardwood/pine would eventually increase to 343 acres (17% of project) in 10 years. Both would meet and exceed Forest Plan Design Criteria WF006 "Retain or develop mature growth pine habitats (80 years or greater) and mature growth hardwood habitats (100 years old or greater) at a rate of five percent of each broad cover type within each project analysis area."

There would be reduced understory and midstory numbers (hardwood stems) throughout *Jack Creek* where prescribed burning, harvesting activities, timber stand improvement work, and wildlife stand improvement work would be conducted. The prescribed burning would reduce competing woody vegetation and make some nutrients tied up in the duff layers available for root uptake of remaining overstory, midstory, and understory plants. There would also be an increase of grass and forbs numbers and species composition. Scorch would be visible throughout the area burned. Some needle loss from scorch would occur but if the buds are not injured the pine can survive even severe needle loss. Hardwood species most resistant to fire in the project area and most likely to survive are white oaks, post oaks, red oaks, and black oaks. Hickories, red maple, and cedar are less resistant. Hardwood resistance increases with tree diameter due to bark thickness and fire intensity. However, some hardwood can resprout, in fact fire increases basal sprouting of hardwood species like the oaks, cherry, red maple, dogwood, blackgum, and basswood. This ability decreases with age and size. Season also can determine the amount of mortality from fire. Growing season burns injure or kill pine and hardwood species, depending on the type of fire and intensity.

The modified seed tree harvests, timber stand improvement, wildlife stand improvements, prescribed burning, and scarification if needed, would create growing conditions favorable to shade intolerant and fire tolerant plant species. The mature *growth* pine component would initially decrease from the proposed modified seed tree harvests then increase throughout the project, as the near *mature saw timber* component ages into a *mature growth* condition. The mature growth hardwood component would also increase and respond with more hard and soft mast production providing improved habitat for plant and animal species that require it. The understory throughout the project area would show an increased growth response after removing part of the overstory and midstory with the commercial thinning. The overstory would also respond with more vigor making them more resistant to insect and disease infestations.

As an **indirect effect** of removing part of the overstory and midstory, the understory would experience a rapid response due to increased sunlight that would improve growing conditions for shortleaf pine, some hardwoods, and many species of non-woody plants. A combination of the proposed action and continued prescribed burning program would eventually result in the restoration of old growth conditions in the unsuitable stands and healthy, sustainable timber stands where timber activities are suitable.

Implementing the Proposed Action in the long-term would result in crown closure occurring first in the stands where the pines would be thinned to 70 BA. The growth response of the mature pine and hardwood would not be as vigorous as in younger stands since many of the trees retained are mature sawtimber trees that have slowed in growth. However, even though the growth response would be less when compared to younger pine and hardwood stands the reduction of the number of trees per acre by harvesting creating more access to sunlight, water, and nutrients would still result in some improved stand vigor and would reduce the chance of disease or insect infestation in the remaining trees. The 358 acres of hardwood and hardwood/pine stands would be managed to maintain and enhance mast-producing hardwoods.

#### **CUMULATIVE EFFECTS**

There are no effects on vegetation from other projects that would be additive to this proposal; there would be no cumulative effects.

There would not be any adverse effects expected to the various forms of vegetation in this analysis area from these actions nor as an accumulation of impacts from other harvest conducted in adjacent compartments or on private land within this watershed.

# Effects of Herbicide Application

Herbicides are proposed for the treatment of non-native invasive species, restocking areas following regeneration harvests, release/PCT, and as an option for midstory removal. The Proposed Action proposes herbicide application with glyphosate (Round-up®, Accord® or equivalent products), triclopyr (Garlon 4®, 3A or equivalent products), or Imazapry (Arsenal, Chopper or equivalent products) as backup treatments for hard to kill non-native species or undesirable stocking following regeneration. Application would be by cut surface application, tree injection, and foliar or basal spray application method. **Direct effects**, as with a manual treatment, vegetative diversity will not be compromised. By reducing species in general, only actual numbers of species on an area will be affected. The native pine and hardwood species, grasses and forbs would retain their natural distribution throughout the area. The non-native species would be set back or replaced by native species.

# **NO ACTION ALTERNATIVE 1**

If this alternative is implemented, the existing early seral stage habitat, an ecologically important part of the overall forest health would eventually disappear as a **direct effect**. There would be no open stands or developed wildlife openings or burning program to provide some type of early seral stage structure needed by various wildlife species. There would be no improvement in stand health because all the conditions that make the pine and red oaks vulnerable now would continue to exist. The understory and midstory would remain dense with fire intolerant species and invader type of species like cedar and red maple that normally do not occupy sites where fire plays a natural role in stand development. Heavy fuel loadings from natural accumulation of fuel buildup would make the *Jack Creek* project area susceptible to a hot crown killing wildfire.

Dense stands of timbers that have been susceptible to southern pine beetle infestations and red oak decline would become increasingly vulnerable due to the continued deteriorating conditions that make them vulnerable now. In 1995 and 1996, several Southern pine beetle (SPB) spots were detected and treated in *Jack Creek*. In the summer of 2011, the lps population began to increase throughout the forest and the district as a result of the extremely dry summer. With the No Action alternative, SPB and lps infestations would potentially be more frequent and more difficult to control.

# **CUMULATIVE EFFECTS**

There are no effects on vegetation from other projects that would be additive to this proposal; there would be no cumulative effects.

#### **NO HERBICIDE ALTERNATIVE 2**

The effects would be the same as the Proposed Action. The only difference between the Proposed Action and Alternative 2 is herbicide use is not proposed in this alternative.

Without the use of herbicides, several manual methods would be required to control the non-native, off-site species. These species would continue to send up sprouts until the reserves stored in the root system could no longer sustain the plant.

#### **CUMULATIVE EFFECTS**

There are no effects on vegetation from other projects that would be additive to this proposal; there would be no cumulative effects.

# **WILDLIFE, HABITAT, AND FISHERIES**

# Present Conditions

Jack Creek Ecological Management Unit totals 2,025 acres of National Forest land in Management Area 14. For this EMU some of the existing conditions concerning wildlife, fish and T&E species and their habitats, which were considered when developing the Proposed Action for the project area are as follows:

- Jack Creek EMU is influenced by private land located on the west side of the EMU and borders the Dry Creek Wilderness to the north.
- There are currently 0 acres in the *suitable* 0-10-year-old age class on National Forest land in Management Area 14 in the project area making this EMU poor habitat for early seral stage species such as Prairie warblers and Northern bobwhites.
- Many mature forest stands have dense midstories, which limit development of an herbaceous, non-woody understories.
- Prescribed burning needs to be regularly used to maintain wildlife habitat conditions within this EMU.
- Current open road density 2.42 miles per square mile in the project area. This exceeds the desired Forest Plan objectives for Management Area 14.

There are 2 existing ponds within the project area and the Forest Plan calls for at least 13 water sources. Existing ponds will need to be rehabilitated to sustain reliable water sources. Eleven additional ponds need to be constructed to meet the forest plan objective of one water source per 160 acres. There is not an adequate amount of nest structures. The existing nest boxes have deteriorated and need to be replaced. The forest midstory is too thick to allow the development of grasses and forbs on the forest floor. Hardwood crowns are overcrowded limiting hard mast production.

Revised Forest Plan (RFP) Design Criteria WF001: On a project-by-project basis, provide grass-forb or shrub-seedling habitats (include regeneration areas 0-10 years in age, areas of recent heavy storm or insect damage, and woodland conditions) at a rate of a minimum of 6 percent of the suitable acres in MA 14, (Ouachita Mountains Habitat Diversity Emphasis). To meet these criteria in *Jack Creek* EMU an additional 224 acres of early seral stage habit needs to be created. This is calculated using the following equation:

■ For MA14: 1,603 suitable acres x 0.06 = 96.18 acres - 0 existing acres = 96 minimum acres needed

**RFP Design Criteria WF002:** Limit even-age regeneration cutting in each project area to no more than 14 percent of the suitable acres managed under even-aged prescriptions, per 10-year entry. In Jack Creek EMU no more than 108 acres of 0-10 age-class needs to be created by the proposed action. This is calculated using the following equation:

• For MA14: 1,603 suitable acres x 0.14 = 224.42 acres - 0 existing acres = 224 maximum acres needed

**RFP Design Criteria WF003:** Provide for and designate areas for mast production at the approximate rate of 20 percent of each project area. Hardwood and hardwood-pine forest types, age 50 and older, comprise this component.

The hardwood component, which is over 50 years old, is currently about 18% (358 acres) total of forested land. This project area does not currently meet this Revised Forest Plan Design Criteria

**RFP Design Criteria WF006:** Retain or develop mature growth pine habitats (80 years old or greater) and mature growth hardwood habitats (100 years old or greater) at a rate of five percent of each broad cover type within each project analysis area.

For *Jack Creek* EMU this would be at least 83 acres (5% of 1667 acres) of mature growth pine and 18 acres (5% of 358 acres) of mature growth hardwood. There are currently 316 acres (88%) of mature growth hardwood stands 100 years old or older within the project area. There are also 1184 acres (71%) of pine considered mature growth pine 80 years old or older. The Proposed Action and Alternative 2 will maintain this criterion.

**RFP Design Criteria WF09:** Provide nest structures where suitable natural cavities do not occur and are needed to accomplish wildlife objectives.

Many snags and cavity trees were created in this area by past ice storms. This was a positive condition for many cavity dependent species. However, cavity trees are still considered a limiting factor in some portions of the EMU.

**RFP Design Criteria WF010:** Where there is no existing water source, provide at least one wildlife pond per 160 acres where needed to accomplish wildlife objectives.

Currently, *Jack Creek* EMU contains 2 woodland ponds. The existing waterholes (2) need to be reconstructed. Reconstruction is necessary to make these existing ponds reliable as year-round water sources. Eleven (11) additional water sources are needed to meet RFP design criteria WF010.

RFP Design Criteria WF012: Where possible, seasonally close roads during critical periods for wildlife (March–August).

The currently the open road density for *Jack Creek* is 2.42 miles per square mile. The Proposed Action would reduce the open road density to 2.37 miles per square mile.

# **Fish Passage Crossings**

The road analysis inventory showed 5 Fords, 2 bridges, and 2 slabs. Out of these stream crossings the data showed that none of them have a fish passage problem. All fish passage culverts to be replaced will be designed to meet fish passage guidelines.

#### **EFFECTS OF MANAGEMENT ACTIVITIES ON WILDLIFE**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

The RFP Design Criteria was used to develop the Proposed Action and Alternative 2 for *Jack Creek* EMU. These criteria are in place to protect and expand populations of endangered species and maintain viable populations of all native wildlife species on the forest. Actions proposed in this environmental assessment would begin with a timber sale (and associated road work) that could not be sold until late 2020 or later. This sale(s) would probably take 3-5 years to log all stands treated with timber harvests. Other activities would occur after the timber sale is completed.

Road work would include pre-haul maintenance, reconstruction of existing roads, building temporary roads, and log decks within stands to be thinned or regenerated. Reconstruction/maintenance includes brushing back right-of-ways, replacing rusted-out culverts, and adding surface gravel where necessary along the timber sale haul routes. Road reconstruction would decrease the possibility of increased erosion and sedimentation in the local streams.

RFP Design Criteria WF012: The open road density would drop from 2.42 to 2.37 miles per square miles in the Proposed Action and Alternative 2. Temporary roads (6.11 miles) and log decks (52) are seeded after they are no longer utilized. These temporary roads and log decks, as well as firelines, would then become temporary wildlife openings. The objective of an opening is to provide a supplemental food source to sustain wildlife populations in areas of poor habitat, or to supplement food shortages on a seasonal or temporary basis. These openings also provide nesting and brood habitat for game and non-game birds.

Wildlife stand improvement (midstory reduction) of pine stands would further open these stands to allow sunlight to the forest floor and encourage grass/forb development in the understory. Remaining hardwoods would have more space and less competition, so would be able to develop healthier crowns- thus increasing mast production. The WSI would also encourage re-sprouting of many oaks and other hardwoods. These re-sprouts could be used as browse by various wildlife species such as white-tailed deer.

Wildlife waterhole reconstruction and new waterhole construction would provide year around, permanent water sources, which could be utilized by many wildlife species. Depending upon site specific suitability, these woodland ponds may or may not be stocked with native species of fish. Those not suitable for fish stocking would provide secure and suitable habitats for increased amphibian reproduction. WF010 would not be met by the no action alternative. The Proposed Action and Alternative II would provide the 13 waterholes needed to meet objective (RFP Design Criteria WF010-water developments).

Nest box placement would provide supplemental cavities for species such as wood ducks and many bat species at waterhole locations, and bluebirds in regeneration areas. Many snags and cavity trees were created in this area by past ice storms. This was a positive condition for many cavity dependent species. However, some areas still need additional nesting habitat. Placing nest structures at ponds and in regeneration areas will help meet this need.

Timber harvest, particularly even-age regeneration cutting, is often referred to by the public as deforestation. This is not the case in the project area. In *Jack Creek* EMU the forested area stays forested but becomes a different age with differing vertical and horizontal structure. The harvest cuts mimic natural occurrences such as wind storms or stand replacement wildfires. True deforestation occurs when forested land is permanently cleared and then used for other non-forest uses such as housing developments.

The use of regeneration cutting (Modified Seed Tree) in the Proposed Action and Alternative 2 meets habitat capability requirements for viable populations of species dependent upon early seral stage habitat of shortleaf pine (6-14% in Management Area 14), while not exceeding standards which protect sustainability of other wildlife and plant species in the forest. When evaluating *Jack Creek* EMU, both **RFP Design Criteria WF001 and WF002** would be met by the Proposed Action or Alternative II.

Reforestation treatments would occur on new regeneration stands. At a minimum this would consist of either a mechanical, manual, prescribed burning, herbicide or ripping site prep treatment. Depending upon the success of initial site prep treatment a follow-up site prep treatment or hand planting may be necessary to achieve reforestation. These treatments would create early seral stage habitat such as grasses, forbs, and woody re-sprouts for wildlife use.

Timber stand improvements on new regeneration sites and one older regeneration site [some of these are repeated acres] in the action alternatives would open these stands for more use by early seral stage wildlife species. The dense vegetative conditions now present that do not allow for ground story vegetation development in these stands would be reduced. The re-sprouting of hardwoods after the hand tool treatments would also produce new browse utilized by various wildlife species such as white-tailed deer.

In the Proposed Action, herbicide applications would be used as a last resort to ensure restocking of regeneration stands, and as an option for wildlife stand improvements (midstory reduction). Depending upon target species, applications of glyphosate, triclopyr and/or imazapyr would be made when necessary to achieve desired management objectives. Application would be by cut surface treatment, tree injection, and/or foliar or basal spray application method. The herbicides would have no detrimental effect on wildlife (Syracuse Environmental Research Associates (SERA) for Glyphosate, Triclopyr, and Imazapyr 2011). No herbicides are proposed in Alternative 2.

Commercial thinning would occur to achieve target basal areas of 70 square feet of pine per acre and also some commercial thinning cuts to a 20-foot spacing. Hardwood thinning would occur on designated stands to 5-10 basal area. This would develop the crowns of existing hardwoods and remaining pines in these pine stands. Thinning would increase sunlight to the forest floor, increase the understory species, and further develop hard and soft mast capabilities for this project area.

RFP Design Criteria WF003 (*Provide for and designate areas for mast production at the approximate rate of 20 percent of each project area*). Jack Creek EMU does not currently meet this RFP Design Criteria. Only about 18% (358 acres) of the EMU can be considered suitable for mast production. This EMU will fall short of meeting the 20% mark and will not meet it in the foreseeable future. When looking at mast production on a forest-wide scale, the shortfall of this EMU will be offset by other EMUs that are primarily hardwood forest types. The action alternatives do not negatively alter this design criterion for this EMU.

RFP Design Criteria WF006 (*Retain or develop mature growth...*) Jack Creek currently far exceeds this criterion for pine with over 71% of the pine stands currently in a mature growth condition. The project area also meets this criterion for hardwood with 88% of the hardwood stands in a mature growth condition. All action alternatives will maintain this design criterion for this EMU.

Prescribed burning is proposed on all National Forest lands in the project area on 3-5-year intervals. Burning would first occur after timber harvest is completed in *Jack Creek*. Multiple objectives, such as wildlife habitat improvement, control of understory plant species, and fuel reduction, would be met by prescribed burning. These burns could top-kill some hardwoods if they are less than 2" at the root collar, but re-sprouting of these hardwood stems would occur. While some ground cover would be temporarily reduced with a prescribed burn, there would be an overall increase in grasses and forbs, and this type of herbaceous cover would quickly replace what vegetative cover may have been initially lost. In the long-term prescribed burning will increase the amount and palatability of browse utilized by various wildlife species such as white-tailed deer.

#### **NO ACTION ALTERNATIVE 1**

The effects of selecting the No Action alternative for *Jack Creek* are many. There would be no **direct** effect. However, **indirectly**, the forest stands would continue to age and mature. Understory plant species would begin to decline in species variety and overall numbers due to shading and leaf litter accumulation. Early seral stage habitat browse and nectar sources would continue to disappear. Road conditions would continue to degrade. Some waterholes would become ephemeral. Dense young stands would continue to grow denser and relatively inaccessible to many wildlife species. Wildlife species requiring open habitats such as Northern bobwhite, Bachman's sparrow, and Eastern bluebird, and species requiring a mosaic of forest age classes such as deer, wild turkey, and black bear would tend to avoid or vacate portions of the project area. There would be no cumulative effects.

# **EFFECTS ON MIGRATORY BIRD SPECIES**

The prairie warbler, scarlet tanager and Bachman's sparrow are representative migratory bird species within the project area and are some of the 1,026 species listed under the Migratory Bird Treaty Act. Effects on these species and their habitat are disclosed in the following Management Indicator Species (MIS) and Proposed, Endangered, Threatened, and Sensitive (PETS) species sections.

# EFFECTS ON MANAGEMENT INDICATOR SPECIES (MIS)

The Forest Service Manual (FSM) defines MIS as, "any species, or group of species, or species habitat element selected to focus management attention for the purpose of resource production, population recovery, maintenance of population viability, or ecosystem diversity." Land managers are directed to select management indicators for a Forest Plan or project that best represent the issues, concerns, and opportunities to support recovery of Federally-listed species, provide continued viability of sensitive species, and enhance management of wildlife and fish for commercial, recreational, scientific, subsistence, or aesthetic values or uses. "Management indicators representing overall objectives for wildlife, fish, and plants may include species, groups of species with similar habitat relationships, or habitats that are of high concern." See the current Ouachita National Forest Management Indicator Species list below.

# Management Indicator Species (MIS) and Associated Purposes

Life form	Scientific name	Common name	Selected for this project? (YES/NO)
DEMAND SPECIES			
Bird	Colinus virginianus	Northern Bobwhite	YES
Bird	Meleagris gallopavo	Eastern wild turkey	YES
Fish	Micropterus dolomieui	Smallmouth bass	YES
Mammal	Odocoileus virginianus	White-tailed deer	YES
VIABILITY CONCERN SPE	CIES - ADDRESSED IN T&E SECT		
Bird	Picoides borealis	Red-cockaded woodpecker	NO
ADEQUATE EARLY FORE	ST STAGE COVER	·	
Bird	Colinus virginianus	Northern Bobwhite	YES
Bird	Dendroica discolor	Prairie warbler	YES
ADEQUATE MATURE PINE	E FOREST COVER		
Bird	Dryocopus pileatus	Pileated woodpecker	YES
Bird	Picoides borealis	Red-cockaded woodpecker (MA 22)	NO
Bird	Piranga olivacea	Scarlet tanager	YES
ADEQUATE MATURE HAR	RDWOOD FOREST COVER		
Bird	Dryocopus pileatus	Pileated woodpecker	YES
Bird	Piranga olivacea	Scarlet tanager	YES
RECREATIONAL FISHING	QUALITY (LAKES AND PONDS)		
Fish	Lepomis macrochirus	Bluegill	NO
Fish	Lepomis microlophus	Redear sunfish	NO
Fish	Micropterus salmoides	Largemouth bass	NO
	REAMS: ARKANSAS RIVER VALL		
Fish	Ameiurus natalis	Yellow bullhead	YES
Fish	Campostoma anomalum	Central stoneroller	YES
Fish	Etheostoma whipplei	Redfin darter	YES
Fish	Lepomis cyanellus	Green sunfish	YES
Fish	Lepomis megalotis	Longear sunfish	YES
		HABITAT CATEGORY NOT IN JACK CREEK	
Fish	Aphredoderus sayanus	Pirate perch	NO
Fish	Campostoma anomalum	Central stoneroller	NO
Fish	Erimyzon oblongus	Creek chubsucker	NO
Fish	Lepomis cyanellus	Green sunfish	NO
Fish	Lepomis megalotis	Longear sunfish	NO
		- HABITAT CATEGORY NOT IN JACK CREEK	
Fish	Campostoma anomalum	Central stoneroller	NO
Fish	Etheostoma nigrum	Johnny darter (w/in leopard darter range only)	NO
Fish	Etheostoma radiosum	Orangebelly darter	NO
Fish	Etheostoma whipplei	Redfin darter	NO
Fish	Fundulus catenatus	Northern studfish	NO
Fish	Hypentilium nigricans	Northern hog sucker	NO
Fish	Lepomis cyanellus	Green sunfish	NO
Fish	Lepomis megalotis	Longear sunfish	NO
Fish	Luxilus chrysocephalus	Striped shiner	NO
Fish	Micropterus dolomieui	Smallmouth bass	NO
Fish	Percina copelandi	Channel darter (w/in leopard darter range only)	NO

Note that several MIS appear under more than one habitat or purpose category.

MIS selected for this project - The Ouachita National Forest MIS list was reviewed, and a subset of categories and associated MIS was selected for this project. The right column in the table above indicates which MIS were selected for this project. The following MIS categories and their associated MIS were eliminated from further consideration because they do not occur on National Forest land in this project area: Habitat Quality of Streams (Gulf Coastal Plain, Ouachita Mountains) and Recreational Fishing Quality (Lakes and Ponds). The remaining categories are represented in the project area and summarized in the table below.

	COMMON NAME	PURPOSE OF SELECTION				
1.	Bobwhite quail	Demand Species and Adequate Early Forest Stage Cover				
2.	Eastern wild turkey	Demand Species				
3.	White-tailed deer	Demand Species				
4.	Prairie warbler	Adequate Early Forest Stage Cover				
5.	Pileated woodpecker	Adequate Mature Pine Forest Cover /Adequate Mature Hardwood Forest Cover				
6.	Scarlet tanager	Adequate Mature Pine Forest Cover /Adequate Mature Hardwood Forest Cover				
7.	Habitat Quality of Streams: Arkansas River Valley					
7a.	Yellow bullhead	HABITAT QUALITY OF STREAMS: ARKANSAS RIVER VALLEY				
7b.	Central stoneroller	HABITAT QUALITY OF STREAMS: ARKANSAS RIVER VALLEY				
7c.	Redfin darter	HABITAT QUALITY OF STREAMS: ARKANSAS RIVER VALLEY				
7d.	Green sunfish	HABITAT QUALITY OF STREAMS: ARKANSAS RIVER VALLEY				
7e.	Longear sunfish	HABITAT QUALITY OF STREAMS: ARKANSAS RIVER VALLEY				
8.	Small mouth Bass	DEMAND SPECIES				

Effects on project MIS - Six terrestrial animal MIS (1-6 above) were modeled to compare habitat capabilities within the project area for the Proposed Action, No Action Alternative 1 and the No Herbicide Alternative 2 (table above). It should be noted that this model assumes that all treatments occur within the same year, when in fact treatments may occur over the course of the 10-year planning period. Therefore, actual habitat capability will differ somewhat from the projections presented here. Response of Selected MIS to Alternative by Decade of Implementation (Habitat Capability Model – numbers are rounded to closest whole number)

		MANAGEMENT INDICATOR SPECIES (MIS)				
				PRAIRIE	PILEATED	SCARLET
	QUAIL (1)	TURKEY		WARBLER (4)	Woodpecker	TANAGER
		(2)	DEER (3)		(5)	(6)
	INDIVIDUALS PER SQUARE MILE					
NO ACTION						
Baseline	11.84	5.77	13.42	3.52	32.98	29.39
After 10 Years	11.67	5.90	13.76	0.00	34.74	30.35
PROPOSED ACTION & ALTERNATIVE 2						
After Initial treatments	124.12	10.26	39.88	170.06	15.54	26.05
After 10 Years	44.89	5.47	22.07	29.28	31.60	29.63
Aiter 10 fedrs	44.89	5.47	22.07	29.28	31.00	29.

Model coefficients are not available for the other MIS (7 -8), which were selected for this project, but direct, indirect, and cumulative effects on their populations are discussed below.

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

These alternatives would produce early seral stage habitat through tree harvesting and site preparation activities. Habitat availability for each terrestrial vertebrate MIS would be enough to achieve all the minimum population objectives, and in several cases meet or exceed the optimum levels.

Quail: Habitat availability and population trend for quail, a Demand Species that also represents Adequate Early Forest Stage Cover, would increase 10-fold after initial treatments of timber harvest, TSI, WSI, and prescribed burning. Directly, some nests could be disturbed by logging equipment, if treatments are performed during nesting season. Indirectly, the

action alternatives would produce more preferred habitat for quail by producing enhanced nesting cover, an abundance of food, and reliable water sources. These activities should result in a positive population trend.

<u>Deer and Turkeys:</u> Two MIS species representing Demand Species, deer and turkeys, would generally both fare better under these action alternatives. There would be no direct effect on deer, but some turkey nests could be disturbed if cultural treatments occur during nesting season. Indirectly, the habitat that both species prefer would be improved by an action alternative. Indirectly, both species would benefit from the overall effects of the management activities the enhancement of food, cover, and water availability.

<u>Prairie Warbler</u>: Prairie Warbler is an MIS for Adequate Early Forest Stage Cover. Its requirements can be met by forest stands under the age of 20 and by prescribed burning in open pine stands. Treatments in the action alternatives lead to impressive population levels following treatments. There would be no appreciable direct effect on the prairie warbler population, though some nest disturbance could occur. Indirectly, the implementation of an action alternative would enhance nesting cover, increase food abundance and water. These habitat improvements would result in a positive population trend for the prairie warbler.

<u>Pileated Woodpecker and Scarlet Tanager</u>: For these MIS representing mature forest types, direct affects are possible if treatment activities in the Proposed Action and Alternative II occur during the nesting season. Indirectly, habitat capabilities are projected to be slightly lowered by the proposed treatments in the action alternatives. While habitat capability in the project area for these species may be decreased by the proposed action the amount of suitable habitat would still exceed the optimum needs for pileated woodpecker and scarlet tanager for both pine and hardwood after implementing either the Proposed Action or Alternative II. At a forest-wide scale, the amount of timber stands that are maturing into suitable habitat for these species more than offsets the reduction in habitat capability associated with the proposed action. The offset created by the maturing timber stands supports stable to increasing forest-wide population trends for pileated woodpecker and scarlet tanager.

Habitat Quality of Streams: Arkansas River Valley MIS (MIS species 7a.-7e.) and 8 Smallmouth Bass:

The Proposed Action and the No Herbicide Alternative 2 would have no appreciable direct, indirect, or cumulative effects on stream habitats and the associated aquatic MIS. All streams would be protected from the direct effects of logging, wildlife habitat improvement activities, and prescribed burning. The management activities would have no effect on stream habitats in *Jack Creek* or on stream-associated MIS. This project would have no effect on forest-wide trends of these MIS.

# **Cumulative Effects**

These action alternatives would perpetuate habitat capabilities for each of the selected terrestrial vertebrate MIS. The Proposed Action and Alternative 2 meet most of the wildlife associated Revised Forest Plan (2005) Design Criteria mentioned above in this wildlife section apart from WF003. These action alternatives do not negatively alter RFP Design criteria WF003. When looking at mast production at a forest wide scale the shortfall of this EMU will be offset by other EMUs that are primarily hardwood forest types. There are no other projects currently taking place within this EMU nor for the foreseeable future. Therefore, no cumulative effects are anticipated for any of the selected MIS species.

#### **NO ACTION ALTERNATIVE 1**

Quail and Prairie Warbler: The No Action Alternative would have no direct effect on these species and produce no new early seral stage habitat (MIS category: Adequate Early Forest Stage Cover). This alternative would result in not meeting the minimum amount of early seral stage conditions in the project area. Habitat availability for prairie warblers would continue to be insufficient and not meet the projected minimum available habitat in this area. This alternative would perpetuate conditions that keep quail and Prairie Warbler numbers low in the project area.

<u>Pileated Woodpecker, Turkey, Scarlet Tanager and White-tailed Deer:</u> There would be no direct effect on these species. Indirectly, habitat availability for these MIS would increase slightly over time due to more mature hardwood habitat and mast

production capability (same as the action alternatives). The No Action Alternative meets forest plan objectives for adequate mature forest cover for pine but not hardwood forest types (same as the action alternatives). Forest plan objectives will also be met for two of the three MIS representing Demand Species (deer and turkeys, but not quail). Forest plan objectives for Northern bobwhite will not be met by the no action alternative, due to no early seral habitat existing or being created.

Stream habitats and the associated aquatic MIS (MIS species 7a.–7e and Small mouth bass 8.): The No Action Alternative would have no appreciable direct or indirect effects on stream habitats or the associated MIS due to the lack of active management.

#### **Cumulative Effects**

There are no other projects currently taking place within this EMU. Therefore, no cumulative effects are anticipated for any of the selected MIS species.

# EFFECTS ON MIS IN THE CONTEXT OF FOREST-WIDE TRENDS (USDA FOREST SERVICE, SEPTEMBER 2017)

The Northern bobwhite has experienced population declines across Arkansas due to decreases in early seral stage habitats. Northern bobwhite Breeding Bird Census data indicates a decreasing quail population since 1997, while estimated habitat capability for the species reflects a modest increase since FY 2006. However, habitat capability is still far from reaching the projected FY 2015 desired forest-wide capability of 101,748 based on the 2005 Forest Plan. Habitat capability for the Forest should improve with the implementation of the Revised Forest Plan, which prescribes an increase in the number of acres of early seral stage habitat. Habitat capability for Northern bobwhites, as estimated by COMPATS, has increased slightly since 2005. Although the creation of early successional habitat is showing a slight upward trend, this habitat enhancement has not yet reached the Plan objective of 5,500 acres per year. This modest but increasing population trend for the Forest could be due to habitat improvements, which have resulted from aggressive prescribed burning and thinning programs elsewhere on the ranger district. The action alternatives would result in improved habitat conditions and increased habitat availability for this species. The No Action alternative would not result in any additional habitat improvements.

The <u>Eastern wild turkey</u> population has fluctuated over the last 5 years (2013-2017). Reproduction has varied from a low of less than 1.0 poults per hen in 2015 to a high of 2.6 poults per hen in 2014. Decreases in turkey harvest and birds detected on the Landbird Points data indicate a reduction in the number of turkeys forest wide. Still, habitat capability remains above the level projected in the 2005 Forest Plan. The sustained high levels of habitat capability may indicate that the reductions in poults per hen and birds detected on the Landbird Points are due to factors other than habitat suitability or availability. The treatments of the three action alternatives would result in improved habitat conditions and increases in habitat availability for this species; the No Action Alternative would not result in any additional habitat benefits.

The Ouachita National Forest habitat capability for White-tailed deer was calculated at 38,303 deer in 2017. This estimated habitat capability for was slightly above the Forest Plan's desired habitat capability of 38,105. Deer harvest records over the last few years indicate an upward trend. Current habitat capability for white-tailed deer still exceeds Forest Plan objectives for deer per square mile. The action alternatives would contribute positively to deer by improving habitat conditions and increasing habitat availability. The No Action alternative would slightly increase habitat availability due to maturing hardwood stands.

Landbird Monitoring Survey data for Prairie warbler indicates a slightly decreasing population trend for the time period of 20013-2017. This population trend coincides with a decreasing trend in habitat capability for the Prairie warbler on the Ouachita National Forest and is consistent with range wide trends. This decline is considered directly related to the decline in the acres of early seral habitat. The action alternatives would result in improved habitat conditions and an increase in habitat availability for this species; the No Action Alternative would not result in any additional habitat benefits.

The Pileated woodpecker has a stable to slightly decreasing population trend on the Ouachita National Forest based on landbird data. Habitat capability data suggest that this species' primary habitat, mature hardwood forest, is increasing. COMPATS estimates of habitat capability using all forest types, indicates a more stabilized trend. These data are for pine, pine-hardwood, hardwood, and hardwood-pine stands with the greatest value being for stands greater than or equal to 41 years old. As these stands age, the habitat capability to support the pileated woodpecker should continue to improve. The action alternatives would probably result in a temporary reduction of habitat for this species due to continued disturbance. However, over 1/2 of this EMU is suitable habitat for pileated woodpecker. The No Action Alternative would result in no reduction in habitat for this species.

Forest Landbird point data for <u>Scarlet tanager</u> supports a slightly decreasing trend for the Scarlet tanager. However, the Ouachita National Forest has over 200,000 acres of hardwood and hardwood/pine forest types greater than 41 years old. The Scarlet Tanager and its habitat are secure within the Ouachita NF, and the continued long-term viability of this species is not in question. The action alternatives would result in a temporary reduction of habitat for this species due to disturbance. The No Action Alternative would result in no reduction in habitat for this species.

The Proposed Action, No Action Alternative 1 and the No Herbicide Alternative 2 would have no appreciable direct, indirect, or cumulative effects on <u>stream habitats and the associated aquatic MIS</u>. All streams would be protected from the direct effects of logging, soil disturbing wildlife habitat improvement activities, and soil disturbing prescribed fire activities. Cumulatively, the proposed action would have no effect on stream habitats in this EMU or on stream-associated MIS. This project would have no effect on Forest-wide trends of these MIS.

# PROPOSED, ENDANGERED, AND THREATENED AND SENSITIVE (PETS) SPECIES

#### Introduction

Jack Creek has the potential to be habitat for 14 species listed on the Ouachita PETS List. The Ouachita PETS List is attached to the Biological Evaluation (BE) of this Project. The BE for this project is on file at the district office and is incorporated by reference (Garrett May 2020). See table below.

Number of Species for this BE	Scientific Name	Common Name					
Т&	T&E SPECIES requiring FWS Concurrence (1-3)						
1	Picoides borealis	Red-cockaded woodpecker					
2	Myotis septentrionalis	Northern Long-eared Bat					
3	Nicrophorus americanus	American burying beetle					
	SENSITIVE SPECIES						
	TERRESTRIAL ANIMAL SPECI	ES (4-8)					
4	Myotis leibii	Eastern Small-footed myotis					
5	Perimyotis subflavus	Tricolored Bat					
6	Peucaea aestivalis	Bachman's Sparrow					
7	Danaus plexippus	Monarch Butterfly					
8	Callophrys irus	Frosted Elfin Butterfly					
	AQUATIC ANIMAL SPECIES	5 (9)					
9	Notropis ortenburgeri	Kiamichi shiner					
	<b>RIPARIAN PLANT SPECIES (1</b>	0-12)					
10	Amorpha ouachitensis	Ouachita false indigo					
11	Vernonia lettermannii	Narrowleaf ironweed					
12	Vitis rupestris	Sand grape					
	TERRESTRIAL PLANT SPECIES	5 (13-14)					
13	Carex latebracteata	Waterfall's sedge					
14	Castanea pumila var. ozarkensis	Ozark chinquapin					

<sup>\*</sup>The U.S. Fish and Wildlife Service will be consulted for concurrence of determinations on any Proposed, Endangered, or Threatened (PET) species, if required.

# 1. Red-cockaded Woodpecker

# **Present Conditions**

Historically, RCWs occurred in pine forests ranging from the eastern U.S. in New Jersey south through Florida, and west from Missouri through Oklahoma and Texas (Hooper et al. 1980). By the time RCWs were listed as endangered, suitable habitat comprised 1% or less of its historic levels, with predictable declines in the numbers of birds (Conner et al. 2001). Surveys in Arkansas in the 1970s and 1980s showed a population of a few hundred birds confined to public lands and scattered holdings of timber companies (James et al. 1981). The population in the ONF represents the northernmost remaining RCWs in the U.S.

RCWs are unique in their habit of excavating roost and nest cavities in live, mature, pines (Ligon 1970). These pines usually exhibit heartwood decay caused by red heart fungus (Connor and Locke 1982). The birds excavate through the hard, resinous sapwood to reach the softer heartwood, where they then excavate a chamber. Shortleaf pine (*Pinus echinata*) is the species that occurs naturally in the Ouachitas. Mattoon (1915) found that the mean age of pines with heartwood in the Ouachitas was 110 years. In Texas, RCWs prefer the oldest available shortleaf pines for cavity excavation, typically in the range of 105 years (Rudolph and Connor 1991).

The ONF has responded to RCW recovery needs through creation of MA 22 (USFS 1996). The pine-bluestem grass ecosystem project area encompasses over 200,000 acres, primarily in Scott County, AR, and includes parts of the Poteau, Cold Springs and Mena RDs in Arkansas and extends into the Oklahoma districts. Suitable pine-grassland habitat also exists in other Management areas. Currently, there are no RCW clusters within the project area and the entire project area is outside of the RCW HMA. However, suitable habitat does exist. The nearest active RCW cluster is in stand 23 of compartment 323 over 13 miles away.

# **ENVIRONMENTAL EFFECTS**

# PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE II

Regeneration harvest of pine timber: Direct effects are expected to be discountable due to the unlikelihood that an RCW or its cavity tree would be harmed during regeneration harvest of pine timber. RCW cavity trees on the Poteau/Cold Springs RD are well marked and none exist in the project area. Indirect effects of pine regeneration cutting would delay the suitability of these areas for RCW foraging and nesting habitat; however, the effects of pine regeneration cutting within limits as with this Proposed Action would be positive in the long run by guaranteeing old age pine stands in the future.

<u>Commercial thinning of pine timber:</u> **Direct** effects are expected to be discountable due to the unlikelihood that an RCW or its cavity tree would be harmed during timber thinning. RCW cavity trees on the Poteau/Cold Springs RD are well marked and none exist in the project area. **Indirect** effects of pine harvest would be positive, due to the pine-bluestem grass restoration, which is ideal habitat for RCW.

<u>Prescribed burning:</u> Prescribed burning would have no **direct** effect on RCWs unless an active cavity tree with a nest is burned, which is a highly unlikely since all known RCW trees are prepped before burns by raking fuel away from the base of the trees and none exist in the project area. It is possible that an unknown cavity tree may exist in the burn area but is unlikely due to the large amount of field work conducted in this area. **Indirectly**, these burns would help restore and maintain open forest conditions that are vital to RCWs.

<u>Wildlife and timber stand improvement</u>: WSI and TSI treatments would have no **direct** effect on RCWs because only small pine trees and hardwoods would be cut. **Indirect** effect would be positive, due to improved flight paths and the increased production of seeds, fruits and other plant foods on the ground and the production of insects associated with this herbaceous vegetation. These treatments are vital to the restoration of the pine-bluestem grass ecosystem, which is ideal habitat for the RCW.

<u>Herbicide use</u>: No **direct** effect is anticipated for RCW if herbicide treatments are necessary to achieved reforestation or desired WSI conditions. If any RCWs are in the area during treatment they would most likely seek cover and return after workers have left the area. **Indirect** effects of herbicide treatments would be positive, due to the restoration of native plants species and the associated influx of native insect species that serve as the forage base for RCW. It is extremely unlikely that a RCW would exceed the risk factors (LD<sub>50</sub> and LC<sub>50</sub> values) established in the risk assessments for birds by foraging in an areas where NNIS has been chemically treated. This is because RCWs usually forage on the boles and in the canopies of pine trees over a relatively larger area. Therefore, only a small portion of a RCWs diet (if any) would be contaminated by herbicides.

<u>Wildlife improvements</u>: Pond reconstruction, nest boxes and temporary openings would have habitat effects similar to other disturbances. These disturbances would not affect RCW habitat quality or quantity.

The installation of nests boxes for other species of wildlife would have no **direct** effect on the RCW. **Indirectly**, the installation of these nest boxes may lower competition between other species of wildlife and RCWs for RCW cavities.

<u>Temporary road construction, reconstruction, and maintenance</u>: No **direct** effect is anticipated for RCW during temporary road construction, reconstruction and maintenance because RCW cavity trees are well marked, and none exist in the project area. **Indirectly**, proposed roadwork would enable needed vegetation manipulation to occur that would improve habitat for RCWs.

<u>Reforestation site preparation</u>: No **direct** effect is anticipated for RCW during reforestation site preparation activities. If any RCWs are in the area during these activities, they will most likely seek cover and return after workers have left the area. **Indirect** and **cumulative** effects will be positive due to the reestablishment of native shortleaf pine stand that will guaranteeing old age pine stands for RCW nesting and foraging in the future.

<u>Firewood/Rock Permits:</u> No permits will be issued inside active RCW clusters, thus no **direct** effects on RCWs are expected with these activities. **Indirect** effects for firewood permits are expected to be positive due to the removal of excess wildfire fuels that pose a threat to RCW foraging habitat.

# **NO ACTION ALTERNATIVE 1**

The No Action alternative would have no "direct effects" upon the red cockaded woodpecker. Indirectly, RCW habitat would continue to slowly deteriorate due to mature pine stands becoming denser, loss of ideal insect habitat, and increased midstory densities. The likelihood of large stand replacing wildfires and/or large southern pine beetle outbreaks would increase.

#### **Cumulative Effects**

There are no other projects taking place within this EMU thus no cumulative effects are anticipated with implementation of this project.

# 2. NORTHERN LONG-EARED BAT

#### **Present Conditions**

The northern long-eared bat is thought to be a common species in the Ouachita National Forest (Perry and Thill, 2007), and has been documented in every county of the Ouachita Mountains (Sasse, pers. comm.). During the 2005 Bat Blitz held on the Ouachita NF the northern long-eared bat was found in good numbers and accounted for 24% of all bats captured. Preliminary results from acoustic surveys conducted in the summer of 2009 showed northern long-eared bats to be present on the Ouachita National Forest but was not detected in surveys conducted on the Poteau Cold Springs Ranger District. Additional surveys for northern long eared bat were not necessary to analyze and disclose effects because the species is known to occur in the project area. This action occurs more than 45 miles for a known roost tree within the Alum Creek Experimental Forest on the Winona Ranger District in Arkansas. The closest known, occupied hibernaculum is Heath mine approximately 39 miles south of the project area.

The northern long-eared bat has a large range that stretches over much of the Eastern United States and all Canadian provinces from the Atlantic Ocean west to the southern Yukon Territory and eastern British Columbia. In the United States they are found from Maine to Florida and West to Oklahoma and Montana (USDI FWS 2013).

Northern long-eared bats use an assortment of habitats across its range including both hardwood and coniferous forest. This species is known to use a wide variety of roost sites including caves, man-made structures, as well as living trees and snags of both hardwoods and conifers. Preferred roosting habitat appears to vary from region to region within its range. Research conducted on the Ouachita National Forest documented a preference for shortleaf pine snags as roosting sites

(Perry and Thill, 2007). Both male and female used managed and unmanaged timber stands. However, research result showed that females preferred to roost in managed pine stands with low pine BA while males preferred to roost in more dense stands (Perry and Thill, 2007).

The northern long-eared bat was listed as a Threatened species by the UFWS on April 2, 2015. The listing of this species is primarily due to a disease referred to as White-nosed syndrome (WNS) that has caused a decline of 99 percent in the northern long eared bat population in the Northeastern states and is expected to spread throughout the United States (USDI FWS 2013). White-nosed syndrome is named for the white fungus evident on the muzzles and wings of affected bats. The white fungus is identified as *Pseudogymnoascus destructans* and thrives in cold and humid conditions which are characteristic of the caves and mines used by bats during hibernation. Bats affected with WNS lose their fat reserves and often die from the disease.

For northern long-eared bats breeding begins in late summer or early fall when males begin swarming near hibernacula. After copulation, females store sperm during hibernation until spring, when they emerge from their hibernacula, ovulate, and the stored sperm fertilizes an egg. This strategy is called delayed fertilization (USDI FWS 2013). After fertilization, pregnant females migrate to summer areas where they roost in small colonies and give birth to a single pup. Maternity colonies, with young, generally have 30 to 60 bats, although larger maternity colonies have been observed. Most females within a maternity colony give birth around the same time, which may occur from late May or early June to late July, depending where the colony is located within the species' range. Young bats start flying by 18 to 21 days after birth. Adult northern long-eared bats can live up to 19 years (USDI FWS 2013).

Northern long-eared bats emerge at dusk to fly through the understory of forested hillsides and ridges feeding on moths, flies, leafhoppers, caddisflies, and beetles, which they catch while in flight using echolocation. This bat also feeds by gleaning motionless insects from vegetation and water surfaces (USDI FWS 2013).

# **ENVIRONMENTAL EFFECTS**

# PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE II

<u>Timber, Silvicultural/Wildlife Stand Improvement Activities</u>: Cutting trees for the various proposed timber treatments may **directly** result in death and injury to bats and their young during the maternity period, when pups are non-volant (Wisconsin DNR, 2013), and may also disrupt roosting and maternity behavior. NLEBs are highly mobile and are capable of fleeing to avoid danger during non-pup rearing times. The NLEB may be affected **indirectly** by noises associated with timber, silvicultural, and wildlife stand improvement activities, such as the sound of saws and/or general human interaction (USDI Fish and Wildlife Service, 2013a). Canopy and midstory openings resulting from the proposed action will increase the amount of sunlight reaching the forest floor. Increased sunlight will yield a more diverse understory allowing for a rise in the abundance of NLEB insect prey base.

Herbicide use: If herbicide treatments are necessary to achieved reforestation or desired WSI conditions, it is unlikely that there would be any **direct** effect on the NLEB due to individuals coming into contact with recently herbicide treated vegetation. The NLEB emerges at dusk and any herbicides applied should be dried on the substrate they were sprayed on (Lacki, Hayes, & Kurta, 2007). Herbicides would be applied at the lowest effective rate in meeting project objectives in an attempt to reduce any potential negative effects to the environment. All label instructions and Forest Plan standards and guidelines will be followed. **Indirectly**, there is a possibility that NLEBs could consume insects that have been contaminated by herbicide treatments but it is unlikely that NLEBs would exceed the risk factors (LD50 and LC50 values) established in the risk assessments for small mammals by foraging in an areas that has been chemically treated. **Indirect** habitat effects would be positive due to creating snags, stimulation of herbaceous vegetation growth which would favor a more abundant prey base.

<u>Prescribed Fire</u>: Prescribed burning can occur during the dormant season or during the growing season. Prescribed burning during the dormant season would have no **direct** effects, as there are no known hibernacula on the Poteau/Cold Springs Ranger District. However, a growing season burn during the pup season could have a **direct** effect if a snag with a non-volant juvenile burned down. It is also possible that mortality could occur during a growing season burn if toxic gases

overcame a non-volant juvenile unable to fly out of the burn area. Due to the lower intensity of prescribed fire, as opposed to wildfires, prescribed fire is less likely to burn all snags, and would also cause less toxic gas and radiant heat than a high intensity wildfire. **Indirect** effects would be positive due to snag creation, improved habitat for the insect prey base and a lower risk of catastrophic wildfire.

<u>Wildlife Treatments</u>: Wildlife treatments include nest structures, feral hog control, wildlife openings, pond construction and reconstruction.

- ✓ Pond Reconstruction: No **direct** effects are expected by pond reconstruction due to the small acreage associated with each site and existing ponds having only small trees, brush, and grasses growing on them. **Indirectly**, pond reconstruction will improve or maintain water sources that provide beneficial habitat for NLEB insect prey base.
- ✓ Pond Construction: removal of an unknown roost tree could cause the death or injure a non-volant young, though unlikely due to small acreage associated with each site. **Indirect** effects would be positive due to creating areas where NLEB can forage for insects.
- ✓ Wildlife openings: Direct effects from the creation of wildlife openings is possible since some tree clearing will occur. However, direct effects are not highly probable since existing openings such as log decks, firelines and temporary roads will be mostly utilized as temporary wildlife openings. Primarily, brush and small trees that are poor NLEB roosting habitat will be cleared to create wildlife openings. Indirectly, wildlife openings will improve foraging opportunities and benefit habitat for NLEB insect prey base.
- ✓ Feral Hog Control: No **direct** or **indirect** effects are expected to occur during feral hog control since vegetation will not be altered during this activity.
- ✓ Nest structures: No direct effects from this activity are anticipated. Indirectly, roosting habitat may be improved by the installation of nest structures.

<u>Transportation System</u>: Individual bats may be **directly** injured or killed if roost trees are cut during the maternity season. No **direct** effect is expected if transportation system activities occur during hibernation or swarming seasons because the nearest know hibernaculum is over 38 miles away from the project area. **Indirectly**, these activities also have the potential to disrupt roosting and maternity behavior. Removal of trees along reconstructed roads, temporary roads and skid trail corridors may result in a loss of roosting habitat. The decommissioning of roads will help decrease noise, while retaining the open areas used by NLEBs for foraging (Perry, Thill, & David Jr., 2008).

<u>Special Use Permits</u>: No **direct** or **indirect** effect from this activity is expected from issuing firewood or rock special use permits.

# **NO ACTION ALTERNATIVE 1**

The retention of existing pine and hardwood forested conditions without human-caused disturbance would continue to offer roosting and nesting habitat. Diversity of foraging conditions would decline as succession continued. Without the creation of early successional habitat, insect diversity and abundance would likely decline, resulting in a loss of foraging opportunities for the Northern long-eared bat.

#### **Cumulative Effects**

No other projects are taking place within this EMU. However, the most significant threat to the northern long-eared bat appears to be White Nosed Syndrome (WNS) and at this time it is uncertain how WNS will affect the northern long-eared bat population in the Ouachita Mountains. This species has thrived in the habitat provided on the Ouachita National Forest and no **cumulative** effect is anticipated for this species associated with this project.

#### 3. AMERICAN BURYING BEETLE

#### **Present Conditions**

In the fall of 1992, the first American burying beetle was captured on the Cold Springs Ranger District in Logan County. Scott County was added as an occupied county the same year. In 1993 approximately 30,000 acres on the Ouachita NF were surveyed with only seven captures, primarily on the Cold Springs RD (USDI Fish & Wildlife Service 1994). Otherwise, the majority of ABB captured in Arkansas were taken on Fort Chaffee, south of Fort Smith, Arkansas (USDI Fish & Wildlife Service 1994). During the period 1992-1996, 73 ABBs were captured on the Cold Springs RD (Carlton and Rothwein 1998). ABB occurrences have been concentrated east of Highway 71N and north of Highway 80 on the Cold Springs RD (District survey monitoring records show sites where ABB survey lines are located). Additional surveys have been conducted every year since the first capture. ABB surveys from 1992 through the present continue to find ABB on an irregular basis. These captures have generally occurred close to private open pastureland or near recent regeneration cutting. There has been five ABBs captured during surveys conducted within the project area. The last ABB was captured in 1994. All surveys since have not captured any ABBs.

The ABB has been found in a variety of habitats, including grassland, upland forest, bottomland forest, edge, and regeneration areas. ABBs are considered habitat generalists and will forage in any habitat available (Lomolino et al. 1995). Breeding requirements are not so general, and it appears as if breeding sites may be more specialized.

Reproduction success depends upon the availability of vertebrate carrion of an appropriate size and weight (optimum weight is between 100 and 200 grams). It is possible that this species would most likely be found near dense breeding aggregations of optimally sized vertebrate species. The presence of a grass-forb understory, regardless of overstory type, is a major factor in the occurrence of the ABB. Forests with thick midstories have proven to be poor habitat due to limiting flight. Availability of prey and soil type also influences ABB occurrence.

The ABB is nocturnal and the western population is active from late April to late September. ABBs exhibit a high level of parental care to their young. At night, they are attracted by smell to carrion. Both adults will prepare the brood rearing chamber, and the female will remain in the nest until the young complete larval development. It is possible that adult ABBs can raise two broods per year. Presumably, young adult beetles burrow into the soil to over winter (USDI Fish & Wildlife Service 1994). Presently, the cause for the decline of this species is undetermined.

#### **ENVIRONMENTAL EFFECTS**

#### **PROPOSED ACTION**

<u>Timber Harvest</u>: Timber harvest and the connected actions such as log decks and temporary roads generally disturbs 1/7 of the ground covered by the timber being removed. It is possible that an ABB could be **directly** harmed during timber harvest activates. However, it is a low probability of that occurring since a large portion of the stands proposed for timber harvest have a dense overstory and midstory making them less than optimal habitat for the ABB. **Indirect** effects from timber harvest would be positive as this habitat would temporarily become more open creating ideal habitat for ABB prey species such as birds and small mammals.

<u>Wildlife Treatments</u>: Wildlife treatments include Wildlife Stand Improvement (WSI), nest structures, feral hog removal, pond construction and reconstruction.

Wildlife Stand Improvement: Wildlife Stand Improvement could be accomplished mechanically or by chainsaws
depending on ground conditions and cost. It is unlikely that an ABB would be directly harmed during WSI
treatments due to there being little to no ground disturbance and the stands purposed for treatments are too densely
stocked to provide suitable habitat for this species. Indirect effects would be positive. WSI treatments would reduce
the density of the midstory and understory opening up flight paths and allowing sunlight to reach the forest floor. In

return the sunlight would stimulate herbaceous plant growth resulting in improved habitat for ABB prey species such as small mammals and birds.

- Pond Construction: An ABB could be ran over by equipment, but the chances are minimal due to the small acreage
  associated with each site. Indirectly, soil disturbance and compaction will cause a portion of each pond location
  to become unsuitable for the ABB to burrow in the ground. However, habitat for small mammals will be improved
  which could be utilized by the ABB for food.
- Pond Reconstruction: An ABB could be directly ran over by equipment, but the chances are minimal due to the small acreage associated with each site and since the soils at existing ponds have been previously disturbed and compacted for pond dam construction. Indirect effects are habitat improvements for small mammals which could be utilized by ABB for food.
- Feral hog removal and nest structures: No **direct** or **indirect** effect is expected to occur while implementing feral hog removal, nest structures, wildlife and T&E monitoring since no ground disturbance will occur.

<u>Silvicultural Treatments</u>: Stands purposed for release, TSI and Pre-commercial thinning would have no **direct** effect on the ABB due to the midstory and understory of the stands purposed for treatment being too densely stocked to provide suitable habitat for this species. In addition, no ground disturbance is involved with these activities. However, stands purposed for site prep are more suitable habitat for ABB and since site prep may involve ground disturbance (scarification & ripping) it is possible that an ABB may be **directly** harmed during site prep treatments. **Indirect** effects would be positive. The purposed treatments would reduce the density of the midstory and understory allowing sunlight to reach the forest floor. In return the sunlight would stimulate herbaceous plant growth resulting in improved habitat for ABB prey species such as small mammals and birds.

<u>Herbicide use</u>: It is doubtful that an ABB would be **directly** harmed if herbicide treatments are necessary to achieved reforestation and desired WSI conditions. This is because ABBs are nocturnal and the chemicals would most likely be dried to the substrate before dusk. In addition, acute oral and dietary studies of the listed chemicals exhibit a range in analysis toxicity from nontoxic to relatively nontoxic to invertebrates. **Indirect** effects would be positive. The purposed treatments would remove vegetation allowing sunlight to reach the forest floor. In return the sunlight would stimulate native herbaceous plant growth resulting in improved habitat for ABB prey species such as small mammals and birds.

<u>Prescribed burning:</u> The ABB is well adapted to fire and it is highly unlikely that an ABB would be harmed by passing flame fronts. ABBs are safely underground during the brood rearing and dormant seasons. During the active season the ABB is extremely mobile and is capable of flying away from approaching flame fronts. However, it is possible that an ABB could be **directly** harmed while constructing the proposed new firelines if they were burrowed in the ground at those locations at the time of construction. The proposed new firelines would result in six acres of new ground disturbance. **Indirect** effects from prescribed burning would be positive due to improved habitat for ABB prey species such as small mammals and birds. This would undoubtedly result in an increase in availability of suitable carrion sources.

<u>Transportation System</u>: No **direct or indirect** effects are expected by roadwork due to the fact that the acreage is already compacted and not suitable ABB habitat. No new construction is proposed.

<u>Special Use Permits</u>: There would be no **direct**, or **indirect** effect on the ABB by issuing rock and firewood special use permits since no ground disturbance will occur.

### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have no **direct** effect on this species. **Indirectly**, the project area would continue to grow denser and more shaded resulting in the loss of habitat characteristics that the ABB and its prey base prefers.

#### **Cumulative Effects**

No other projects are taking place within this EMU thus no cumulative effects are anticipated with implementation of this project.

#### 4. EASTERN SMALL-FOOTED BAT

#### **Present Conditions**

In Arkansas the Eastern small-footed bat is known in small numbers from only a few caves in the Ozarks and has been documented on Mt. Magazine in Logan County. Preliminary results from acoustic surveys preformed on the Ouachita National Forest in August and September of 2009 indicated that this species is present in low numbers in Scott and Montgomery Counties. Prior to this survey this species was not known from the caveless region of western Arkansas.

This species prefers hibernating in caves or mines they are the "hardiest" of cave bats. This bat tends to hibernate near cave entrances; hence it may be vulnerable to freezing in abnormally severe winters. This species may also overwinter in rock talus areas (D. Saugey, personal communication). Warm-season roosts include buildings, towers, hollow trees, spaces beneath the loose bark of trees, cliff crevices, and bridges. Very little is known about feeding habits or reproduction of this species (NatureServe, 2015). Major threat to this species include human disturbance during hibernation and White Nose Syndrome.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE II

Eastern small-footed bats are highly mobile during the active season and it is unlikely that an adult would be **directly** harmed during The Proposed Action (logging, prescribed burning, hog control, pond reconstruction, road work, silvicultural treatments, wildlife openings, WSI and special use permits). However, little is known about where reproduction takes place for this species. If trees or snags are used as maternity sites it is possible that timber harvest or prescribed burning may have a **direct** impact on individuals during this vulnerable time. Habitat suitable for hibernation (caves, mines and rock talus areas) has not been found within this project area. Therefore, it is highly unlikely that this species would be harmed during the inactive season. **Indirectly**, there is a possibility that Eastern small-footed bat could consume insects that have been contaminated by herbicide treatments but it is unlikely that Eastern small-footed bat would exceed the risk factors (LD<sub>50</sub> and LC<sub>50</sub> values) established in the risk assessments completed by the Syracuse Environmental Research Associates Inc. for small mammals by foraging in an areas that have been chemically treated. **Indirect** impacts from timber harvest, WSI, TSI, wildlife opening development/maintenance and prescribed burning would be positive as this habitat would temporarily become more open which would improve flight paths and increasing habitat for the insect pray base.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have no "direct impacts" upon this bat but also would not indirectly create habitat for the species

#### **Cumulative Effects**

No other projects are taking place within this EMU. The most significant threat to the Eastern small-footed myotis appears to be White Nosed Syndrome (WNS) and at this time it is uncertain how WNS will affect Eastern small-footed myotis population in the Ouachita Mountains. The purposed action would improve habitat for this sensitive species by increasing habitat for its insect prey base. No negative **cumulative** effect is anticipated for this species associated with this project.

#### 5. Tri-colored Bat

#### **Present Conditions**

The tricolored bat is a common species in the Ouachita Mountains and has been documented in every county of the region. The Ouachita NF hosted Bat Blitz events in both 2003 and 2005 where this species was commonly observed. During the 2005 Bat Blitz 12 tricolored bats were captured in mist nets accounted for approximately 3% of all bats captured. Acoustic

surveys conducted in the summer of 2009 documented 74 tricolored bat occurrences which accounted for approximately 12% all bats detected during the surveys. Tricolored bats have also been found during hibernacula surveys conducted on the Ouachita NF and were documented as the most common species present in those surveys. The largest known hibernating population of tricolored bats on the Ouachita NF is located at Bear Dens Cave in Leflore County, Oklahoma where over 279 individuals were recorded during a survey conducted February 26, 2018. At least 7 of those tricolored bats were definitely affected with White Nose Syndrome (WNS) and there were a minimum of 4 tricolor bats found dead. This was the first confirmed report of WNS in Leflore County. Historically, the largest known hibernating population of tricolored bats in the Ouachita Mountains resided at Pip Mine. Pip Mine is located on private property approximately 50 feet from the Ouachita National Forest boundary in Polk County, Arkansas. The average hibernating population of tricolored bats at Pip Mine is 741 individuals. The largest number of tricolored bats ever recorded at Pip Mine was 1,392 in 2014. Samples collected during the 2014 visit to Pip Mine came back positive for WNS. Pip Mine was surveyed again in the winter of 2017 where only 6 tricolored bats were observed, which is a population decrease exceeding 99%.

The tri-colored bat is a generalist insectivore that commonly eats small beetles, wasps, flies and moths (Sealander and Heidt, 1990). They use echolocation to find and capture prey most commonly while in flight (Fujita and Kunz 1984). This species often forages over waterways and forest edges in both partially harvested and stands that have not been recently harvested. These bats usually roost in trees during the summer and rarely use buildings and other man-made structures (Sealander and Heidt, 1990). General summer roosting habitat is characterized as timber stands greater than or equal to 50 years of age with a hardwood component present. More specifically, both live and dead hardwood trees that have clusters of dead leaves being retained are preferably selected for roosting. This species appears to avoid roosting in industrial pine plantations. However, research in the Ouachita Mountains found that maternity colonies of females occasionally roosted in clusters of dead pine needles in the canopy of both live and dead over story pines (Perry and Thill, 2007b). Major threat to this species includes human disturbance during hibernation and White Nose Syndrome.

### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

Tricolored bats are highly mobile during the active season and it is unlikely that an adult would be **directly** harmed during the Proposed Action (logging, prescribed burning, hog control, pond reconstruction, road work, silvicultural treatments, wildlife openings, WSI and special use permits). However, it is possible that non-volant young could be **directly** impacted if tree cutting occurred during the pup rearing season and a maternity site was destroyed. Habitat suitable for hibernation (caves, mines and cavelike areas) have not been found within this project area. Therefore, it is highly unlikely that this species would be harmed during the inactive season. **Indirectly**, impacts from noises associated with mechanical activities and/or general human interaction could temporarily disrupt roosting and maternity behavior. However, vegetation management activities would stimulate the growth of herbaceous vegetation maximizing habitat for the insect pray base and opening up flight paths resulting in improved habitat conditions.

#### **NO ACTION ALTERNATIVE 1**

The retention of existing pine and hardwood forested conditions without human-caused disturbance would continue to offer roosting and maternity habitat. Diversity of foraging conditions would decline as succession continued. Without the creation of early successional habitat, insect diversity and abundance would likely decline, resulting in a loss of foraging opportunities for the tri-color bat.

#### **Cumulative Effects**

The most significant threat to the tri-colored bat appears to be White Nosed Syndrome. This species has thrived in the habitat provided on the Ouachita National Forest and no **cumulative** effect is anticipated for this species associated with this project.

#### 6. BACHMAN'S SPARROW

#### Present Conditions

Bachman's Sparrow forages on the ground in dense grass or shrub habitat like that found in early forest stage cover. Key habitat requirements for breeding activity are dense grassy places where scattered trees or saplings are present usually in pine forest types. They use young pine plantations 1-3 years of age, and open pine stands with grasses and scattered shrubs, oaks or other hardwoods (see Arkansas nesting data in Haggerty 1988; also James and Neal 1986; DeGraaf et al. 1991; Hamel 1992).

The natural history of Bachman's Sparrow and its preferred habitats has been well documented. Bachman's Sparrow populations have declined throughout its southern range in recent decades (DeGraaf et al. 1991; Hamel, 1992), however its viability as a species is not threatened at this time. Population declines may be directly related to declines in its preferred habitats that are early seral stage (losses due to changes in timber harvest methods – no regeneration harvests) and the lack of mature, open pine woodlands.

Bachman's Sparrow occurs on Poteau/Cold springs RD during the migration and nesting seasons in pine-bluestem habitat primarily areas managed for RCW recovery (MA22), but also in MA 14 with similar treatments. In past years, it was documented in young pine regeneration areas. With the end of clearcutting in the early 1990s, current records are from mature pine stands, including seed tree areas, maintained in an open condition with prescribed burning.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

It is unlikely that an adult Bachman's sparrow would be **directly** harmed during The Proposed Action (logging, prescribed burning, hog control, pond construction/reconstruction, road work, silvicultural treatments, wildlife openings, WSI and special use permits). Bachman's sparrow would most likely seek cover while workers are in the area and return later. If logging, silvicultural treatments, prescribed burning, or WSI occurred during the nesting season it is possible that Bachman's sparrow nest could be lost but is unlikely since areas in need of treatment is usually not optimal habitat. **Indirectly**, this Proposed Action would increase the amount of suitable habitat for this sensitive species. Prescribed burns would help restore and maintain open forest conditions that would be created by the proposed action treatments such as commercial thinning of pine timber, wildlife and timber stand improvement. The creation and maintenance of these open forest conditions are vital component of Bachman's sparrow habitat.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "**no direct impacts**" upon this bird. **Indirectly**, habitat would continue to deteriorate due to succession and eventually the entire project area would not be suitable habitat for this species. Suitable habitat could result from unplanned natural events like wildfires and insect outbreaks.

#### **Cumulative Effects**

The purposed actions would improve habitat for this sensitive species by increasing herbaceous cover and habitat for its insect prey base. The purposed actions are the only activities currently planned for this project area and no **cumulative** effect is anticipated for this species associated with this project.

#### 7. MONARCH BUTTERFLY

#### Present Conditions

The life cycle of the monarch butterfly is similar to other butterflies, except for their phenomenal migration. An adult female monarch butterfly lays eggs on milkweed plants (Asclepias spp.). The egg hatches as a larva (caterpillar) in approximately four days. The larva feeds on the milkweed for 9 to 14 days before seeking a sheltered spot to turn into a pupa (chrysalis). After 9 to 15 days an adult butterfly emerges from the pupal case. Monarchs have four to five reproductive generations per year. Adults in the summer generations live for two to five weeks and mate at three to eight days old. Adults in the migratory (overwintering) generation may live up to nine months, but do not mate and lay eggs until the following spring. Adults may mate multiple times (USDI Fish and Wildlife Service, 2018).

Monarchs will begin migrating through Arkansas in late August/early September as they make their way from northern U.S. and Canada to their overwintering grounds in Mexico. Peak fall migration is typically around the first and second week of October, but this may change slightly from year to year depending on weather patterns. In spring, they will begin migrating north, making their way into Arkansas in early April. Many will stop and breed here wherever they can find milkweed plants. Though the species may be found throughout the summer here, most monarchs will continue traveling north (Arkansas Game & Fish Commission, 2017).

Spring nectar sources typically include Coreopsis spp., Viburnum spp., Phlox spp., and, early blooming milkweeds. Important nectar sources during the fall include: goldenrods (Solidago spp.), asters (Symphyotrichum spp. and Eurybia spp.), gayfeathers (Liatris spp.), and coneflowers (Echinacea spp.) and frostweed (Verbesina virginica). Cultivated crops such as alfalfa, clover, and sunflower are also important resources (USDI Fish and Wildlife Service, 2018).

Threats to this species including habitat loss at breeding and overwintering sites, disease, pesticides and logging at overwintering sites (USDI Fish and Wildlife Service, 2018).

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

It is extremely unlikely that there would be any **direct** impacts during the Proposed Action (logging, prescribed burning, hog control, pond reconstruction, road work, silvicultural treatments, wildlife openings, WSI and special use permits) to adult butterflies since they are highly mobile. However, there is the possibility of harming eggs and larvae if the Proposed Action occurs during the reproductive season. **Indirect** impacts would be positive. Logging, WSI, prescribed burning and silviculture treatments would improve habitat for the monarch by stimulating new herbaceous plant growth that would most likely contain desired nectar producing species and milk weed for egg deposition.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "**no direct impacts**" upon this butterfly, but also would not **indirectly** create habitat for the species.

#### **Cumulative Effects**

The proposed actions would benefit monarch habitat by encouraging the growth of more nectar and egg deposition plant species. The purposed actions are the only activities currently planned for this project area and no cumulative effect is anticipated for this species associated with this project.

#### 8. FROSTED ELFIN BUTTERFLY

#### Present Conditions

During the past two years, the US Fish and Wildlife Service (FWS) has been working on the Species Status Assessment (SSA) for this butterfly and have been conducting distribution surveys. These surveys documented this species occurrence at multiple locations within and around the Ouachita NF (personal Communications, US Fish and Wildlife Service, Conway Field Office, February 2020).

This species occupies open woods, forest edges, fields and scrub habitats and is a generalist nectar feeder utilizing many different flowering species. They perform one flight from March-April in the south and May-June in the north (Butterflies and Moths of North America, 2020). After mating, adult females visit multiple host plants where they deposit a single egg, usually nestled in the apical shoot of a wild indigo plant or among the young flower stalks and buds of lupine. The duration of the egg and larval stages varies with temperature, but eggs generally hatch into larvae within 2 weeks of spring adult emergence. Somewhere between late spring to late July, depending on where it occurs within its range, Larvae pupates in the leaf litter or soil at the base of the host plant and remain in pupal diapause until the following spring.

Lupine and indigo are regarded as fire adapted and vigorously resprout following fire and produce higher biomass and a larger overall ground cover in frequently burned environments. Furthermore, a multi-year rotational burn cycle would aid in overall goals of fuel reduction and fit into a grander objective of greater biodiversity through increased habitat heterogeneity (M.D. Thom, J.C. Daniels, L. N. Kobziar, and J. R. Colburn. May 2015). The major threat to the frosted elfin is loss of habitat from development, succession, and fragmentation. Fire management of these areas can impact the butterflies if done poorly (U.S. Fish & Wildlife Service. March 2019).

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

It is extremely unlikely that there would be any **direct** impacts to adult butterflies implementing the Proposed Action (logging, prescribed burning, hog control, pond reconstruction, road work, silvicultural treatments, RCW treatments/activities, wildlife openings, WSI and special use permits) since they are highly mobile. However, there is the possibility of **directly** impacting eggs and larvae if treatments occur during the reproductive season. **Indirectly**, vegetation management treatments would improve habitat for the frosted elfin by stimulating new herbaceous plant growth that would most likely contain desired nectar producing species and indigo for egg deposition. No **direct** or **indirect** impacts are expected from feral hog removal, nest structures or issuing special use permits.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "**no direct impacts**" upon this butterfly, but also would not **indirectly** create habitat for the species.

#### **Cumulative Effects**

The proposed actions would benefit frosted elfin habitat by encouraging the growth of more nectar and egg deposition plant species. The proposed prescribed burns would be conducted on a 3-5 year rotation schedule and would likely be irregularly spaced throughout the landscape, leaving adequate refugia areas for this species. No other projects are taking place within this EMU thus no cumulative effects are anticipated with implementation of this project.

#### 9. Kiamichi shiner

#### Present Conditions

The Kiamichi shiner is confined to western Arkansas south of the Arkansas River where it has been found in major rivers. The Petit River has potential to have this species, thus will be further evaluated. Additional surveys for Kiamichi shiner are not necessary to determine the presence of this species or to evaluate the effects of the proposed actions on this species.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

<u>Vegetation management:</u> All activities connected with timber management and WSI occur in upland pine stands, which have been designated as lands suitable for timber production. There are specific restrictions on use of heavy equipment within SMZs that protect stream quality. Vegetation management would not **directly** or **indirectly** impact the Kiamichi shiner.

<u>Wildlife Activities</u>: Pond reconstruction, temporary wildlife openings, RCW treatments/activities, and nest structures all occur in upland pine stands and would not **directly, indirectly, or cumulatively** impact this sensitive aquatic species.

<u>Special Use Permits</u>: There would be no **direct** or **indirect** impact on this sensitive species by issuing special use permits within this project area.

<u>Transportation system/Administrative maintenance</u>: Properly constructed and maintained roads reduce problems of runoff detrimental to streams. Road work in this EMU would have no **direct** or **indirect** impacts on this species due to protective measures for streams within the Forest Plan.

While temporary stream crossings and fording of streams during road construction and during hauling of logs would occur, this species would not be present at the ford sites since habitat for these species is unsuitable due to the intermittent quality of these streams. No **direct** or **indirect** impacts on these species will occur.

<u>Prescribe burning</u>: Low intensity burning should have little or no impact on water quality (Bidwell, et al., no date: 2877-10). Therefore, limitations of forest management activities within SMZs included in the Forest Plan would protect the Kiamichi shiner from undesirable impacts.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "no impacts" upon these aquatic species.

#### **Cumulative Effects**

There are no other actions taking place within the project area and no cumulative effect is anticipated with the implementation of the purposed action on the Kiamichi shiner due to activities occurring away from suitable habitat and limitations of forest management activities within SMZs included in the Forest Plan.

#### 10. - 12. SENSITIVE RIPARIAN AREA PLANT

10	Amorpha ouachitensis	Ouachita false indigo
11	Vernonia lettermannii	Narrowleaf ironweed
12	Vitis rupestris Sand g	

#### Present Conditions

All three of these sensitive riparian plants are endemic species to the Ouachita Mountains and are locally abundant. Habitat for these three sensitive riparian plant species is an ever changing dynamic. These species are dependent on flood events to maintain and create suitable habitat. Flood event remove competing plants that are not as well adapted to tolerate such conditions. Floods may create new sites suitable for these species by moving rock and sediment downstream while at the same time destroying currently suitable habitat. Threats to these species would be similar to those for fish and mollusks. Prohibited off-road motorized vehicles use along creeks can also have a detrimental impact on these species. These species are protected through the implementation of Revised Forest Plan Standards for protection of streamside zones.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

<u>Vegetation management:</u> Most activities connected with timber management and WSI occur in upland pine stands, which have been designated as lands suitable for timber production. There are specific restrictions on use of heavy equipment within SMZs that protect stream quality. Restrictions on herbicide use within the Forest Plan would protect SMZs and therefore limit impacts on these plant species. Vegetation management would not directly or **indirectly** impact these sensitive riparian area plant species.

<u>Prescribe burning</u>: Low intensity prescribed burns often go out in SMZs and should have discountable impacts. Fireline construction will mostly occur in upland habitat and will follow forest plan restrictions for SMZs but individuals may be **directly** impacted. Little to no **indirect** impacts are anticipated for these three sensitive riparian plant species.

<u>Wildlife Activities</u>: Pond construction, reconstruction, temporary wildlife openings, RCW treatments/activities, and nest structures all occur in upland pine stands and would not **directly** or **indirectly** affect these three sensitive riparian plant species.

<u>Transportation system Administrative maintenance:</u> Properly constructed and maintained roads reduce problems of runoff detrimental to streams and streamside zones. Road work in this EMU would have no **direct** or **indirect** impacts on these species due to protective measures for streams within the Forest Plan.

<u>Special Use Permits</u>: There would be no **direct** or **indirect** impact on these sensitive species by issuing special use permits since these actions will only take place in upland habitat in this EMU.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "no impacts" on these sensitive riparian plant species.

#### **Cumulative Effects**

There are no other actions taking place within the project area and cumulative effects are not expected.

## 13. WATERFALL'S SEDGE

#### **Present Conditions**

Waterfall's sedge is an endemic species to the Ouachita Mountains and is locally abundant. It has a Global Heritage rank of G3, and state rank of S3 for both Arkansas and Oklahoma (Natureserve, 2017). It is found in a variety of habitats such as shaley roadsides, dry shale woodlands, riparian areas, mesic oak hickory forest, pine and pine hardwood forest, and mazarn shale, and novaculite glades. It is found in Polk, Yell, Scott, Montgomery, Howard, Garland, and Pike Counties, Arkansas and LeFlore and McCurtain Counties, Oklahoma. Waterfall's sedge receives some natural protection from human disturbance by the diversity of its preferred habitats, as described above. Many of the locations on the Ouachita National Forest are on sites located within areas that have undergone timber management activities and in areas that have been burned. Often Waterfall's sedge is found in areas that have had recent silvicultural activities. It appears to do well with

practices that mimic natural disturbance. No current management practices (e.g., timber harvesting and prescribed fire) significantly impact *C. latebracteata* because of the nature of the habitats it occupies.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

The proposed Action may **directly** impact individual plants through uprooting, or by burying plants under displaced soils. Individual plants may also be directly impacted during prescribed burning. If herbicides are used for wildlife and silvicultural treatments they will have no **direct** effect on this sensitive plant because herbicides will only be used as per Revised Forest Plan directions. Site-specific surveys for PETS plant species will be conducted prior to the herbicide treatment to identify, delineate, and protect any PETS plant species present at treatment sites. Vegetation management and prescribe burning should have minimal **indirect** impacts since waterfall's sedge appears to tolerate practices that mimic natural disturbance so species viability and distribution are not anticipated to be significantly impacted.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "no impacts" on this plant species.

#### **Cumulative Effects**

There are no other known actions taking place in this EMU; thus, no **cumulative** impacts are anticipated for Waterfall's sedge.

#### 14. OZARK CHINQUAPIN

## **Present Conditions**

Ozark chinquapin was formerly a locally abundant and widespread tree within the Interior Highlands region of Arkansas. It is less common and less widespread within the uplands of southwestern Missouri and eastern Oklahoma. Historical relict populations may occur in northern Alabama in the Appalachian Highlands, but these populations may have been extirpated (NatureServe, 2017). Ozark chinquapin has been seriously impacted by the introduction of the chestnut blight (Endothia parasitica). Today, very few seed-producing mature trees of this species still exist, but immature stump sprouts are quite common (Tucker, 1975). Typically, these stump sprouts live only a few years before they die from the effects of chestnut blight. Ozark chinquapin most commonly occurs in dry upland deciduous or mixed hardwood-pine communities on acid soils of ridge-tops, upper slopes adjacent to ravines and gorges, and the tops of sandstone bluffs. Recent experiments concerning the effects of canopy removal on Ozark chinquapin suggest that the taxon responds favorably to canopy thinning through increased sprouting, flowering and fruit production (NatureServe, 2017).

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

<u>Vegetation management:</u> Individual sprout clumps may be **directly** impacted through uprooting, or by burying plants under displaced soil in areas mechanically disturbed. Ozark chinquapin is designated as a leave tree species during silvicultural and wildlife stand improvement treatments thus should be protected during non-ground disturbing treatments. However, it is possible that this species could be misidentified and **directly** impacted by being accidently cut down. If an Ozark chinquapin was accidently cut down it would likely re-sprout. **Indirect** impacts are expected to be beneficial due to a reduction in competition and canopy closer.

<u>Herbicide treatments</u>: The use of herbicides for silviculture management and Wildlife stand improvement treatments will have no **direct** effect on this sensitive plant because herbicides will only be used as per Revised Forest Plan directions. Site-specific surveys for PETS plant species will be conducted prior to any herbicide treatment to identify, delineate, and

protect any PETS plant species present at treatment sites. **Indirect** impacts would be positive due to the elimination of competing vegetation and restoration of native plant species.

<u>Prescribe burning</u>: Individual sprout clumps may be **directly** impacted through uprooting, or by burying plants under displaced soil during fireline construction. Individuals could also be **directly** top killed during prescribed burns but would likely re-sprout. **Indirect** impacts are expected to be beneficial due to reduced competition and canopy closer.

<u>Wildlife activities</u>: Individual sprout clumps may be **directly** impacted through uprooting, or by burying plants under displaced soils during pond construction, reconstruction and temporary wildlife opening activities. RCW treatments, nest structures, wildlife monitoring and feral hog control will have no **direct** impacts on this species. No **indirect** impacts to Ozark chinquapin is anticipated with any wildlife activities.

<u>Transportation system:</u> Individual Ozark chinquapins may be **directly** impacted through uprooting, or by burying plants under displaced soil during road work activities. **Indirectly** habitat would be improved during road obliteration and decommissioning.

<u>Special Use Permits</u>: There would be no **direct** or **indirect** impact on Ozark chinquapin by issuing special use firewood and rock permits. No vegetation will be impacted during rock removal and only dead and down wood would be cut for firewood.

#### **NO ACTION ALTERNATIVE 1**

The No Action alternative would have "no impacts" on this plant species.

#### **Cumulative Effects**

There are no other known actions taking place in this EMU; thus, no **cumulative** impacts are anticipated for Ozark chinquapin.

PETS Species Summary of Determinations of the Proposed Action

Species evaluated in this BE	Scientific Name	Common name	Determination	
1	Picoides borealis Endangered	Red-cockaded woodpecker	Not likely to adversely affect	
2	Myotis Septentrionalis Threatened	Northern Long-Eared Bat	Likely to adversely affect	
3	Nicrophorus americanus Endangered	American burying beetle	Likely to adversely affect	
4	Myotis leibii	Eastern Small-footed myotis	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
5	Perimyotis subflavus	Tricolored	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
6	Aimophila aestivalis	Bachman's Sparrow	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
7	Danaus plxippus	Monarch Butterfly	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
8	Callophrys irus	Frosted Elfin Butterfly	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
9	Notropis ortenburgeri	Kiamichi shiner,	No Impact	
RIPARIAN PLANTS 10-12	Amorpha ouachitensis, Vernonia lettermannii, &Vitis rupestris	Ouachita false indigo, Narrowleaf ironweed, & Sand grape	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
13	Carex latebracteata	Waterfall's sedge	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	
14	Castanea pumila var. ozarkensis	Ozark chinquapin	May impact individuals but is not likely to cause a trend to Federal listing or a loss of viability	

## **INSECT AND DISEASE**

#### **Present Conditions**

Hypoxylon canker is a disease (fungus) that has become established in the red oaks throughout the Ouachita National Forest. It is in Jack Creek as a result of stressed conditions brought on by several years of summer drought and overstocked conditions. The ice storm of 2000 added to this stress by causing physical damage to the majority of trees of all species district wide. The fungus infects stressed trees through wounds and either produces a canker or quickly kills the tree by colonizing the sapwood. Fruiting structures develop on the cankers and spores are discharged at a rapid rate into the air and spread to new hosts through wounds. Hypoxylon cankers are generally secondary to other stressing conditions, in this case drought, ice storm damage, and age. This disease is always present in the forest but in normal conditions the individual trees, if healthy, can resist and overcome any infection. After the hypoxylon canker became established, secondary pests come in including red oak borers and two-lined chestnut borers. Under normal conditions most healthy red oaks would be able to withstand or overcome an infestation of these insects, but the same stress factors that caused the red oaks and some white oaks to become infested with hypoxylon canker also causes them to become susceptible to these insects. At this time most of the red oaks that have died or are infected with hypoxylon canker are scattered along the ridge tops in small pockets. These affected areas are also stocked with various mature white oaks, hickories, and shortleaf pines, which are surviving and still occupying the sites. Hypoxylon canker has infested other parts of the district more severe than in Jack Creek so far but it is established here. If it does become worse, there would be an absence or reduction of red oak and white oak acorn production for a 20-25-year period in the most severely affected areas. This is the average age for red oaks and white oaks to begin producing acorns.

Southern pine beetles are also present in small numbers in some individual shortleaf pine trees that are stressed or injured. In normal years most shortleaf pine would be able to withstand or overcome an infestation of this insect if healthy and growing conditions are favorable. In 1995, due to several years of warmer than normal winters, the populations grew to epidemic proportions and infested not only weaker trees (due to overstocked conditions and drought) but also healthy trees. Aerial detection flights located several infestations throughout the district in stands that had mature, heavy stocking. These were active spots that quickly grew until management and salvage operations were able to catch up and keep them in check. Several spots were approximately 2 acres when found or when controlled. Most other SPB spots were 0.25 acre or less and inactive when found and were monitored. The summer of 2011 was also a very dry time that created enough stress in the shortleaf pine to increase the lps beetle populations throughout the district. These beetles could become established within *Jack Creek* if the area continues to be rain deficit in FY 13 and beyond. According to Jim Smith the Regional Entomologist from an e-mail in June 2012 SPB's have become established all over Mississippi and could move toward the Ouachita N.F. soon.

#### **ENVIRONMENTAL EFFECTS**

The geographic boundary for the effects on vegetation would be all the compartments within the *Jack Creek* Ecosystem Management Unit boundary. Timelines for measuring the effects on vegetation would be from 2013 to 2020-2025 or from entry period to entry period. Methods of analysis include reviewing the history of the project area, interpreting the field data collected throughout the project area to establish existing and desired conditions. The proposed actions developed to meet the desired conditions are analyzed to determine what the direct effect of these actions would be and what the cumulative effects would be to the vegetation in the overstory, midstory, and understories.

#### **PROPOSED ACTION**

Like the Proposed Action section in Vegetation of this chapter, the large number of acres of mature pine and hardwood timber types make *Jack Creek* susceptible to insect and disease infestations. The proposed actions would immediately create conditions allowing all forest types to remain healthy and more resistant to insect or disease infestations by reducing competition for limited water and nutrients.

The proposed commercial thinning, timber stand improvements, and to some extent wildlife stand improvements would improve the health of the affected stands by enabling the stands to withstand and overcome insect or disease infestations and respond to the silvicultural treatments with increased vigor until the next entry period 10 to 15 years down the road. The proposed treatments will directly reduce forest tree density thus increasing forest health, vigor and resistance to insects and disease.

#### **NO ACTION ALTERNATIVE 1**

There is a district-wide insect and disease project decision that would be implemented, to slow down or prevent infestations from occurring.

#### **NO HERBICIDE ALTERNATIVE 2**

These effects mimic those of the Proposed Action without the effects of herbicide use.

#### **CUMULATIVE EFFECTS**

There would be no additive effect from this project.

## **ECONOMY**

#### **Present Conditions**

Most of this project is in Scott and Logan Counties, Arkansas. Approximately 18,585 acres (20%) of Logan County is National Forest System lands. The average earnings per job in 2015 for Logan County, Arkansas, was \$38,243. The 2015 population estimate was 21,714. The unemployment rate in 2015 was 5.9%. In comparison, since 1976, the annual unemployment rate ranged from a low of 4.1% in 2000 to a high of 12.2% in 1983. Total Federal Land Payments to State and Local governments from the Forest Service in FY 2016 was \$155,128 (36.8%). Payments in Lieu of Taxes (PILT) was \$265,870 (63.2%). From FY 1986 to FY 2015, Forest Service revenue sharing payments shrank from \$319,453 to \$155,128; a decrease of 51 percent. In FY 2015, PILT made up the largest percent of federal land payments in Logan County (63.2%). National Forest Socioeconomic Indicators; Report Date 5/9/2017; headwaterseconomics.org/eps)

#### **ENVIRONMENTAL EFFECTS**

The geographic boundary for the effects on the local or county economy is Logan County. The timeframe used for measuring these effects is the duration of implementation of the activities included in the project financial efficiency analysis. Quick-Silver 7 was used to determine the financial efficiency of each Alternative. This program is a project analysis tool that utilizes a MS Access database for use by forest managers to determine the economic performance of long-term investments.

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

Many management actions are performed by contractors (site preparation, stand improvement, etc.). These activities would provide jobs to the local community and create a stream of revenue to local businesses. Under the Proposed Action and the No Herbicide Alternative, there would be both costs and revenues associated with the sale of timber. Costs include activities that are directly involved with timber management (site preparation, timber sale administration, road maintenance, etc.) Revenues are generated from the sale of timber.

#### PROJECT FINANCIAL EFFICIENCY ANALYSIS

The Proposed Action and No Herbicide Alternative would both have costs and revenues associated with the sale of timber. Costs include activities that are directly associated with timber management (site preparation, timber sale administration, road maintenance, etc.). Revenues are generated from the sale of timber. The Quick-Silver7 evaluation of the financial efficiency of each alternative is displayed in the table below. The detailed costs, revenues, and the complete Quick-Silver analysis report are in the Project file.

Comparison by Financial Efficiency

Cost/Income Activities	No Action	Proposed Action	Alt. 2
Present Value of Revenues: sum of all revenues discounted at some interest rate.	0	445,381.78	445,381.78
Present Value of Costs sum of all costs discounted at some interest rate.	0	-254,167.97	-254,167.97
Present Net Value sum of present value of revenues minus sum of present value of costs.	0	191,213.81	191,213.81
Revenue/Cost Ratio present value of revenues divided by present value of costs.	N/A	1.75	1.75

The Present Net Value and Revenue/Cost Ratio are the same for both action alternatives. The priority even with the Proposed Action is to use prescribed fire and hand tool treatments. History shows this to be successful and explains why there is no difference in cost calculations when compared to the No Herbicide Action alternative.

#### **NO ACTION ALTERNATIVE 1**

No additional jobs or revenue would be generated for the local community.

#### **Cumulative Effects**

For the Proposed Action and Alternative 2, the economic effects would be additive to the jobs and revenue provided by these ongoing and future activities. Ecosystem management activities, including timber harvests, will be implemented in Logan County by the Ouachita National Forest. For the No Action Alternative 1, future Forest Service contracts located within Logan County would occur, but there would be no additive effects on the local economy from not implementing the proposed actions.

## **PUBLIC HEALTH AND SAFETY**

#### **Present Conditions**

Refer to the present conditions described in the Air Quality section and the Water Resources & Quality section of this Chapter.

#### **METHODS OF ANALYSIS**

Site-specific risk assessments developed by Syracuse Environmental Research Associates (SERA) have been conducted for this analysis area as required by the Revised Forest Plan and are in the project file (Revised Forest Plan, Part 3, pg 87, HU002). The SERA Human Health and Ecological Risk Assessments worksheets for Glyphosate March 25, 2011, Triclopyr May 24, 2011, and Imazapyr date December 16, 2011 are a series of excel spreadsheets designed to analyze the risks associated with use of specific herbicides. These worksheets allow for the generation of project specific analysis of potential herbicide use. Refer to the Air Quality methods of analysis in this Chapter.

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION

Only one or the other of the three herbicides will be used, if any herbicide is used. The herbicides under consideration, glyphosate, triclopyr, and imazapyr are available commercially in products called Round-up, Accord, Garlon, and Arsenal or other brand names. Herbicides proposed for use would be mixed and applied at the lowest rate effective in meeting project objectives and according to guidelines for protecting human and wildlife health. Application rate and work time must not exceed levels that pose an unacceptable level of risk to human or wildlife health. Herbicides are proposed as a last resort for release and wildlife stand improvements, as well as NNIS treatment, in the Proposed Action.

The Revised Forest Plan allows for herbicide use at the lowest effective rate. The project calls for the potential use of 1.3 pounds/acre of Glyphosate to be used for cut-surface treatments and 1 pound/acre for foliar spray treatments. In the SERA Human Health and Ecological Risk Assessment Final Report for Glyphosate, for both workers and members of the general public, all exposure assessments are based on the unit application rate of 1 lb. a.e./acre. Based on the HQ method, concern for workers is minimal. At the highest labeled application rate for terrestrial applications, about 8 lbs. a.e./acre, the highest HQ is 0.6, the upper bound of the HQ for workers involved in ground broadcast applications. For members of the general public, the only non-accidental exposure scenario of concern is for acute exposure involving the consumption of contaminated vegetation shortly after glyphosate is applied. For this exposure scenario, the HQ reaches a level of concern (HQ=1) at an application rate of about 1.4 lbs. a.e./acre. (SERA 2011a)

Triclopyr-acid (TEA) would be applied at a rate of up to 4 lbs. /acre for cut-surface treatments and triclopyr-bee at a rate of up to 2 lbs. /acre for foliar spray. Because these application rates exceed the rates analyzed in the SERA Human Health and Ecological Risk Assessment Final Report for Triclopyr, site-specific SERA spreadsheets were used to determine HQs.

At the central and upper bounds of the estimated exposures for workers using a backpack sprayer application method, the hazard quotients for both triclopyr amine and triclopyr ester formulations exceed the level of concern, ranging from 1 to 12. The level of concern is also exceeded for accidental exposure to contaminated gloves for one hour at the central and upper bounds of exposure to triclopyr ester. This risk can be mitigated however, by requiring the worker to wear the proper attire and safety equipment; have properly functioning equipment; apply the herbicide at the proper rate; work in an organized fashion so as to not re-enter treated areas; by not exceeding the "typical" length of workday (7 hours) and other measures.

For the general public, several exposure scenarios exceed the level of concern. Hazard quotients for direct spray of a child's whole body and direct spray to the feet and lower legs of an adult female range from 1.4 to 3. For an adult female consuming contaminated vegetation, the upper bound HQ is 108 for acute exposures and 26 for longer-term exposures. In addition, some of the central estimates of exposure to triclopyr involving a young woman consuming contaminated vegetation or fruit also exceed the level of concern. Because triclopyr has been shown to cause adverse developmental effects in mammals, high HQs associated with terrestrial applications are of concern in terms of the potential for adverse reproductive outcomes in humans. Adverse developmental effects in experimental mammals have been observed, however, only at doses that cause frank signs of maternal toxicity. The available toxicity studies suggest that overt and severe toxicity would not be associated with any of the HQs and this diminishes concern for reproductive effects in humans (SERA 2011c).

Imazapyr may be used at an application rate of 1.5 lb./acre. At this rate, the risk assessments indicate the use of imazapyr does not pose any identifiable hazard to workers or the general public in Forest Service applications. Hazard quotients are at acceptable levels (less than 1) for all exposure scenarios (SERA 2011b).

Public safety in and around areas of herbicide use is a high priority concern. Measures are taken to help ensure that the general public does not come in contact with herbicides. These include posting warning signs on areas that have been treated; selectively targeting for application only that vegetation that needs to be controlled rather than using a broadcast application; establishing buffer zones of non-treatment around private property, streams, roads and hiking trails; carefully transporting only enough herbicide for one days use; mixing it on site away from private land, open water or other sensitive areas; properly maintaining and operating equipment (e.g. no leaks); and having good accident preplanning and emergency spill plans in place. These measures along with others are incorporated into contracts and through good enforcement and administration will be effective in reducing the risk of accidental contamination of humans or the environment. Herbicides and application methods were chosen to minimize risk to human and wildlife health and the environment (Revised Forest Plan, Part 3, pg. 87, HU004). The Revised Forest Plan includes standards for applying herbicides to reduce the possibility of adverse effects. These standards are required at all phases of the project including being incorporated as clauses in contracts (Revised Forest Plan, Part 3, pp 77, 80, 87-89, and 106). Indirect risks to the public from the use of hand tools would include the risk of falling on a remaining stump-stub. This risk would be minimized by maintaining attention to one's path of foot traffic. Although hand tools pose a risk to forest workers for injury and accidents, the required proper personal protective equipment would lessen the likelihood of injuries.

Refer to the Air Quality section of this Chapter for disclosure of effects on public health and safety from prescribed burning. Refer to the Water Quality section of this Chapter for additional disclosure of effects on public health and safety from herbicide application.

#### **CUMULATIVE EFFECTS**

Refer to the Air Quality section and Water Quality section of this Chapter for cumulative effects on public health and safety from prescribed burning. There are no other known or expected activities within the geographic bounds and timelines that would contribute to a cumulative effect on public health and safety.

#### ALTERNATIVE II (same as Proposed Action without the use of herbicides)

The direct, indirect, and cumulative effects of Alternative II would be the same as those disclosed above for the Proposed Action except for herbicide use. Since no herbicides would be utilized under this alternative, there would be no direct, indirect, or cumulative effects on public health and safety resulting from herbicide use.

#### NO ACTION ALTERNATIVE I

No direct effects on public health and safety would occur. No Action could have a negative indirect effect to public health and safety if wildfires occur and create excessive smoke, or smoke that fails to disperse.

#### **CUMULATIVE EFFECTS**

There are no other known or expected activities within the geographic bounds and timelines that would contribute to a cumulative effect on public health and safety.

## RECREATION RESOURCES

#### **Present Conditions**

Jack Creek has a rich history of recreational hunting of various game species. This includes whitetail deer, eastern wild turkey, bobwhite quail, raccoon and limited black bear hunting. There are a few scattered primitive hunter camps within this area, but no developed sites. Some forest visitors do recreate in this area by driving for pleasure, hiking, photography and wildlife viewing. Forest Service Road 141 is a collector road accessing the Jack Creek Recreation Area, Buck Ridge Shooting Range, Hogan Mountain Walk-In Turkey Area, and the Dry creek Wilderness.

Jack Creek project area is in Township 4 North, Range 27 West, Sections 1-3, 11 and 12; and T4N, R26W, S6-7. This project area is in both Logan and Scott Counties, Arkansas. Dry Creek Wilderness and Hogan Mountain Walk-in Turkey Hunting Area are to the east of this project area. Jack Creek Recreation Area and Buck Ridge Rifle Range are within the project area. There are five designated trails systems with-in the project area including 1.92 miles of Hole in the Ground Mountain Trail borders the northern portion of project area, 1.00 miles of Sugar Creek Hiking Trail, 0.77 miles of Sugar Creek Multi-Use Trail, 0.36 miles of Jack Creek Overlook Trail, and 0.16 miles of the Jack Creek Spur Trail. See map at the end of this section.

#### **ENVIRONMENTAL EFFECTS**

The geographic boundary for the effects on recreation resources encompass both analysis area and the entire view shed as viewed from the transportation system. Timelines for measuring the effects on the recreation values are the immediate user experience and the values and memories created for a lifetime. The user experiences created or affected by the proposed management activities would be from short term to possibly indefinitely.

#### **PROPOSED ACTION**

A direct effect of the Proposed Action would be during harvest operations. The evidence of human activity in the area would increase due to the activity associated with logging. This activity may temporarily displace hunters and other dispersed users. Following harvest, logging activity and equipment would leave the area and disruption would cease. In the future, prescribed burning could temporarily limit the activities that would occur on these areas. Initially, prescribed burning may produce ash, which sometimes disturbs hunting dogs. However, this ash would settle after 2 or 3 rains. The slash produced in logging areas could impede foot travel in the areas for 2 or 3 years until the slash decomposed. The habitat work proposed in this alternative would promote diversity for both game and non-game species, increasing recreational opportunities for hunting and bird watching. **Direct effects** from this alternative would include an increase in hunting and other dispersed recreational use over time as a result of management activities. The Proposed Action proposes both wildlife stand improvements and pond rehabilitation. The direct effect of these actions would be minimal on recreation

activities. Herbicide work would temporarily display evidence of increased human activity within *Jack Creek* due to traffic associated with the herbicide workers. Recreational users would notice negligible impacts on wildlife and vegetation due to the timing of the herbicide application. **Indirectly**, wild game for hunting would be more abundant due to new growth and increased browse as a result of timber management and prescribed burning activities. Hunting and dispersed camping would continue to occur and most likely increase.

#### **NO ACTION ALTERNATIVE 1**

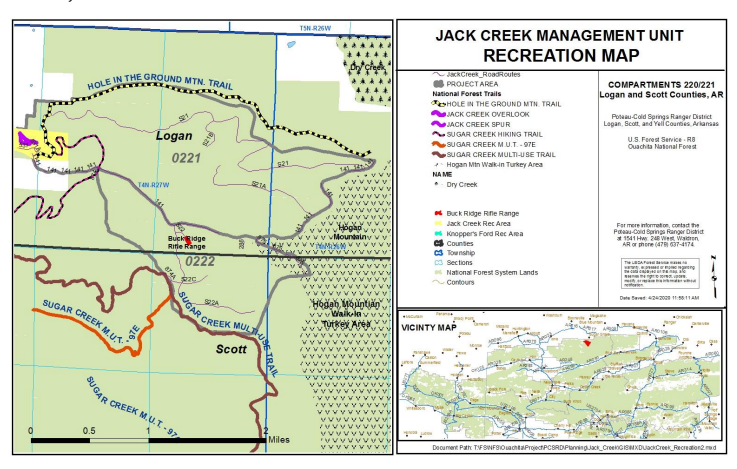
Under this alternative, there would be no additional management activity occurring within the project area. Only routine maintenance would continue. **Indirect effects** include a reduction in the number of dispersed recreation users due to vegetative growth having a negative impact on access and wildlife encounters. **Indirectly**, wild game would not be as abundant due to no timber harvesting or prescribed burning. The result would be a reduction in hunting activity within the project area.

#### **NO HERBICIDE ALTERNATIVE 2**

**Direct, indirect,** and **cumulative effects** are estimated to be similar to the effects of the Proposed Action, without the increased human activity associated with an herbicide application.

#### **CUMULATIVE EFFECTS**

There would be no cumulative effects resulting from any of the alternatives, because there are no other past, present, or reasonably foreseeable future actions that would result in additional effects on this resource.



## **VISUAL RESOURCES**

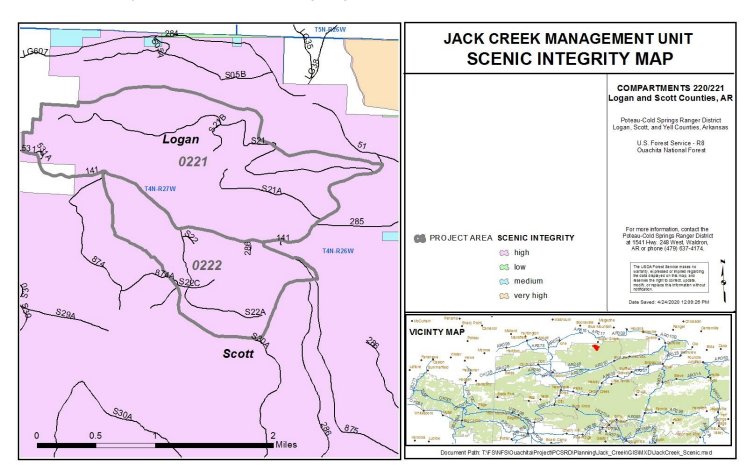
#### **Present Conditions**

*Jack Creek* is a very accessible area of the forest, located approximately 9 air miles southeast of Booneville, Arkansas. The rolling topography and gentle slopes are visible from various Forest Service graveled roads, including forest roads 141, 19, and 20.

The Forest Service utilizes the Scenery Management System (SMS) to evaluate land management activities in the context of the integration of benefits, values, desires, and preferences regarding aesthetics and scenery. The SMS provides an overall framework for the orderly inventory, analysis, and management of scenery. The system applies to every acre of national forest and national grassland administered by the Forest Service and to all Forest Service activities.

Scenic integrity generally refers to the degree of intactness or wholeness of the landscape character. Human alteration can increase, lower, or maintain the scenic integrity of a landscape. The existing landscape character being viewed is the frame of reference for measuring scenic integrity and the potential effects of management activities. Scenic integrity levels for the Ouachita National Forest include Very High, High, Moderate, and Low. Scenic Integrity Levels establish the objective for management of the scenery resource and is called the Scenic Integrity Objective (SIO).

The Jack Creek Project area is classified as having a high SIO.



#### **ENVIRONMENTAL EFFECTS**

The geographic boundary for the effects on the visual resources encompasses both the foreground viewshed and areas outside the analysis area that would be viewed from forest development roads.

Timelines for measuring the effects on the visual resources are immediate, during planned management activities. Any vegetation manipulation techniques would be evident, to varying degrees, for decades. Analysis strategies include, but are not limited to, special techniques, modeling and evaluating all planned vegetation management and soil disturbing proposals.

#### PROPOSED ACTION

The scenic resource is affected by management activities that alter the appearance of what is visible in the landscape. Short-term scenic effects are usually considered in terms of degree of visual contrast with existing or adjacent conditions that result from management activity. The scenic landscape can be changed over the long-term or cumulatively by the alteration of the visual character. Management activities that result in visual alterations inconsistent with the assigned SIO, even with mitigation, affect scenery. Management activities that have the greatest potential of affecting scenery are road construction, large-scale and long-term vegetation management, insect and disease control, utility rights-of way, and mineral extraction. Other management activities that also can impact the scenic resource at a lesser degree are threatened and endangered (T&E) species habitat management, prescribed burning, fire suppression, land exchange, old growth forest management, recreation, administrative site facility construction, and wildlife management (USDA Forest Service 2005b, pp. 264, 265). The Scenery Treatment Guide- Southern Region National Forests will be followed.

Direct effects to the scenic character of the forest would occur largely in the form of changes in forest vegetation resulting from proposed timber harvest, prescribe burning, site preparation, reforestation treatments (including possible herbicide release), pond rehabilitation, temporary wildlife openings, and wildlife stand improvement activities (also with possible herbicide application). A direct effect would be a loss in vegetative screening. An indirect effect of timber harvest activity will be enhanced viewing depth and contrasting tree density. Harvest treatment will also result in a direct effect of logging or thinning residue (slash) such as treetops and branches accumulating on the ground. Slash will eventually decay resulting in reduced long-term effect to scenery. Travel-ways within the project area are dominated by a mostly closed view of the forest. Closely spaced trees and dense midstory and/or understory vegetation greatly limit depth of view. Providing some diversity of visibility, with the development of more open forest conditions, was considered by the ID Team to be consistent with Scenic Integrity Objectives.

Prescribed burning will temporarily reduce the amount of understory vegetation, allowing for greater viewing depth into the forest. Burning would create the **direct effect** of a charred appearance on tree trunks and the forest floor. These effects would diminish in three to six months due to re-growth of vegetation on the forest floor, as well as natural leaf and needle shedding. This "green up" would restore a more natural appearance in the landscape.

Proposed stand improvements through release methods (including herbicide release) would result in a short-term direct effect on visual quality as the vegetation becomes brown and dies off. Over time the visual quality would increase as the leaves drop to the forest floor and decompose or are removed during prescribed burning as mentioned above. By implementing the proposed management activities, it is expected that there will be an increase in the vigor or health of the forest that will reduce the **direct and indirect** negative effects to visual quality that could result in an alteration of the landscape due to tree damage or mortality caused by insects and disease. Because some of the management treatments target hardwoods, an **indirect effect** could be a loss of spring and fall colors. Changes in color and texture could possibly result from exposed soil in roads and skid trails; however, this indirect effect should be expected to be short-term considering expected revegetation from natural conditions and/or restoration measures. With the implementation of controlled (prescribed) burning the potential **direct and indirect** detrimental effects to visual quality resulting from catastrophic fire are diminished. Prescribed burning substantially diminishes the potential for crown fires that could result in dead overstory trees and large burn scars on remaining live trees. Low intensity prescribed fires tend to create short-term color change.

#### **NO ACTION ALTERNATIVE 1**

By not implementing the proposed activities, this Alternative would not alter scenic quality. Mature and over-mature trees would decay and die creating contrasts in form, line and texture. All changes in this landscape would appear natural to the observer. Scenic integrity may be compromised by not implementing harvest activities in this area. Densely stocked stands result in reduced vigor or health, which cause susceptibility to insects and disease. Infestations could result in tree death, negatively impacting visual quality. In the event of a catastrophic wildfire, crown fires, or those that sweep through the canopy, would create a visible change to the landscape. Snags would appear as black, brown, and gray "skeletons". Other trees would show burn scars. Burn scars on tree trunks or "torched trees" remain visible for a long time. Understory vegetation would quickly green up, however the standing burned vegetation would remain.

#### **NO HERBICIDE ALTERNATIVE 2**

Direct, indirect, and cumulative impacts are expected to be similar to those of the Proposed Action without the effects of an herbicide application.

#### **CUMULATIVE EFFECTS**

No cumulative effects are expected from implementation of these alternatives because there are no other known or expected activities within the geographic bounds and timelines that would affect visual quality. The changes in the landscape would continue to appear natural to the observer.

## HERITAGE RESOURCES

#### **Present Conditions**

**Known Cultural Resources.** Eleven (11) archeological sites have been identified in or near the Project Area because of cultural resources inventory surveys. Based on scientific evaluation and consultation with the SHPO and Tribes, 7 of the sites were determined to be ineligible for listing in the National Register of Historic Places. Four (4) of the sites will require more investigation to formally determine their eligibility and will need to be protected.

**Site Locations Not Yet Known.** Cultural resource surveys may not be complete for certain activities because additional planning may be required prior to implementation. These activities include, but are not limited to:

- Burn boundary and fireline construction locations
- Temporary roads, skid trails, and log landings outside areas already surveyed
- Road reconstruction, maintenance, conversion, or decommissioning activities involving ground disturbance occurring outside areas already surveyed
- New pond construction for wildlife water source

These areas will be surveyed, and regulatory and tribal consultation completed prior to implementation.

#### **ENVIRONMENTAL EFFECTS**

The scope of the analysis for potential effects to cultural resources includes the entire *Jack Creek* Project Area (see Chapter 1 and Appendix "B" maps) and considers the proposed activities within treatment areas (see Chapters 1 and 2), as well as access to these areas.

An effect to a cultural resource is the "...alteration to the characteristics of a historic property qualifying it for inclusion in or eligibility for the National Register." (36 CFR 800.16(i)) Any project implementation activity that has potential to disturb the ground has potential to directly affect archeological sites, as does the use of fire as a management tool. Specific activities outlined in the *Jack Creek* Project that have potential to directly affect cultural resources include timber harvesting and associated log landings, skid trails, and temporary roads, prescribed burning and associated fire line construction, road maintenance or reconstruction where ground disturbance takes place outside existing right-of-way area, and pond construction for wildlife water source.

Proposed activities that do not have potential to affect cultural resources, and therefore, are not considered undertakings for purposes of this project include: Non-commercial thinning, timber stand improvements, on-going maintenance of existing Forest roads or reconstruction of previously surveyed roads where ground disturbance does not take place outside existing road prisms and existing drainage features, rehabilitation/closure of temporary roads, log landings, and skid trails using non-ground disturbing methods, road decommissioning using non-ground disturbing methods, and non-native invasive plant species control using non-ground disturbing methods.

In general, proposed project activities have the potential to affect cultural resources by encouraging increased visitor use to those areas of the Forest in which cultural resources are located. Increased visitor use of an area in which archeological sites are located can render the sites vulnerable to both intentional and unintentional damage. Intentional damage can occur through unauthorized digging in archeological sites and unauthorized collecting of artifacts from sites. Unintentional damage can result from such activities as driving motorized vehicles across archeological sites, as well as from other activities, principally related to dispersed recreation, that lead to ground disturbance. Effects may also include increased or decreased vegetation on protected sites due to increased light with canopy layer reduction outside of the protected buffer.

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

Proposed access changes and opening of forested areas from timber harvest (see Harvest and Road Work maps, Appendix "B") can impact cultural resources. Surface artifacts or features may be exposed, disturbed or removed due to increased access and visibility.

Project components that have potential to directly affect the archeological sites include primarily timber, prescribed fire, road management, and some wildlife management activities. Adverse effects to cultural resources resulting from *Jack Creek* project activities could be avoided provided site avoidance and site protection measures are properly applied to any eligible of unevaluated historic properties (see Chapter 2, technical requirements/design criteria). In that instance, project activities would not be expected to adversely affect archeological sites.

Project scoping and analysis have not disclosed any definitive plans for use on non-national forest lands in the project area.

#### **CUMULATIVE EFFECTS**

Cumulative effects to cultural resources are not expected to occur. Known or discovered historic properties will be monitored to ensure continued protection.

#### **NO ACTION ALTERNATIVE 1**

Currently, archeological surface and subsurface site integrity in the *Jack Creek* Project Area is subject to adverse effects from the buildup of hazardous fuels and the potential decline of unmanaged forest. These conditions pose the potential for increased tree mortality and wildfire intensity. Fires occurring in areas with dense concentrations of combustible material have the potential to burn with greater than normal intensity and duration, thereby altering the physical integrity and/or research value of archeological sites or site components. Resulting soil exposure can lead to an increase in erosion, thus disturbing or leading to a loss of archeological soil matrices and/or site components. With no change in current management activities and direction, adverse effects (and the potential for them) on several the archeological sites may continue. With the No Action Alternative, historic properties likely would continue to degrade. Where sites exist in currently accessible areas, such as along roads, there is potential for being impacted, disturbed, or vandalized due to accessibility. There would be no change in effects from the current condition, and the potential threat to integrity of cultural resources would remain unchanged.

#### **CUMULATIVE EFFECTS**

Cumulative effects are not expected to occur; there are no past or present actions affecting cultural resources, nor is there future actions planned that would affect cultural resources.

## **CLIMATE CHANGE**

#### **Present Conditions**

Forests play a major role in the global carbon cycle by storing carbon in live plant biomass (approximately 50% of dry plant biomass is carbon), in dead plant material, and in soils. Forests contain three-fourths of all plant biomass on earth, and nearly half of all soil carbon. The amount stored represents the balance between absorbing CO2 from the atmosphere in the process of photosynthesis and releasing carbon into the atmosphere through live plant respiration, decomposition of dead organic matter, and burning of biomass (Krankina and Harmon, 2006).

Through the process of photosynthesis, carbon is removed from the atmospheric pool. About half the carbon absorbed through photosynthesis is later released by plants through respiration as they use their own energy to grow. The rest is either stored in the plant, transferred to the soil where it may persist for a very long time in the form of organic matter, or transported through the food chain to support other forms of terrestrial life. When plants die and decompose, or when biomass or its ancient remains in the form of fossil fuels are burned, the original captured and stored carbon is released back to the atmosphere as CO2 and other carbon-based gases. In addition, when forests or other terrestrial ecosystems are disturbed through harvesting, conversion, or natural events such as fires, some of the carbon stored in the soils and organic matter, such as stumps, snags, and slash, is oxidized and released back to the atmospheric pool as CO2. The amount released varies, depending on subsequent land use and probably rarely is more than 50% of the original soil store (Salwasser, 2006). As forests become older, the amount of carbon released through respiration and decay can exceed that taken up in photosynthesis, and the total accumulated carbon levels off. This situation becomes more likely as stands grow overly dense and lose vigor. Wildfires are the greatest cause of carbon release from forests. At the global scale, if more carbon is released than is captured and stored through photosynthesis or oceanic processes, the concentration of carbon dioxide (CO2) builds in the atmospheric pool. However, the greatest changes in forest seguestration and storage over time have been due to changes in land use and land use cover, particularly from forest to agriculture and more recently changes are due to conversions from forest to urban development, dams, highways, and other infrastructure (Malmsheimer et al., 2008).

#### **ENVIRONMENTAL EFFECTS**

#### PROPOSED ACTION AND NO HERBICIDE ALTERNATIVE 2

The proposed harvest operations would result in a release of carbon and reduce carbon storage in the forest both by removing organic matter (trees) and by increasing heterotrophic soil respiration. However, much of the carbon that is removed is offset by storage in forest products. Forest management that includes harvesting provides increased climate change mitigation benefits over time because wood-decay CO2 emissions from wood products are delayed (Malmsheimer et al., 2008). Prescribed burning activities, although a carbon neutral process, would release CO2, other greenhouse gasses, and particulates into the atmosphere. However, implementing the proposed prescribed burns on a 3 to 5-year cycle would reduce fuel loading and could be expected to reduce fire intensity and severity as well.

Indirectly, implementation of the proposed actions would increase the overall health, vitality, and growth within the project area, reduce the susceptibility to insects and disease, as well as reduce fuel accumulations and lower the risk for a catastrophic wildfire from occurring in the project area. This would serve to increase carbon storage within the project area and mitigate carbon accumulation in the atmosphere.

#### NO ACTION ALTERNATIVE I (Deferred Management Activities)

No management activities would occur under this alternative, therefore no direct effects on GHG emissions and carbon cycling would occur.

Because no management activities would take place under this alternative, carbon would continue to be sequestered and stored in forest plants, trees, (biomass) and soil. Unmanaged, older forests can become net carbon sources, especially if

probable loss due to wildfires is included (Malmsheimer et al., 2008). In the absence of prescribed fire, fuel loadings would continue to increase and accumulate on the forest floor. In the event of a wildfire, fuel loading would be higher, increasing the risks of catastrophic damage to natural resources. This would result in a large release of GHG and carbon into the atmosphere. By deferring timber harvest activities, the forests would continue to increase in density. Over time this could pose a risk to density dependent mortality, insects, and disease. This could result both in a release of carbon from tree mortality and decomposition as well as hinder the forests ability to sequester carbon from the environment because live, vigorous stands of trees retain a higher capacity to retain carbon.

#### **CUMULATIVE EFFECTS**

As GHG emissions and carbon cycling are integrated across the global atmosphere, it is not possible to determine the cumulative impact on global climate from emissions associated with this project or any number of projects. It is not expected that the effects of this project or multiple projects can be specifically attributed the cumulative effects on global climate change.

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# CHAPTER 5 PERSONS AND AGENCIES CONTACTED AND/OR CONSULTED

#### <u>List of Agencies Consulted – Mailed Hardcopy</u>

The Choctaw Nation of Oklahoma The Chickasaw Nation The Osage Nation Quapaw Tribe of Oklahoma Caddo Nation of Oklahoma

#### **Mailed Hardcopy**

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Correspondence mailed electronically using GovDelivery; mailing lists created from Ouachita National Forest planning website from individuals who requested to receive information on this project. List of email addresses are electronically filed at the district office.

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